

FILED

JAN 31 2008

RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

FULL NAME

COMMITTED NAME (if different)

FULL ADDRESS INCLUDING NAME OF INSTITUTION

PRISON NUMBER (if applicable)

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

Jimmie STEPHEN

PLAINTIFF,

v.
DR "HOXIE"
ET AL

DEFENDANT(S).

CASE NUMBER

CV-08-0744

To be supplied by Clerk

CIVIL RIGHTS COMPLAINT
PURSUANT TO (Check one)☒ 42 U.S.C. § 1983☐ Bivens v. Six Unknown Agents 403 U.S. 388 (1971)

JW

A. PREVIOUS LAWSUITS

1. Have you brought any other lawsuits in a federal court while a prisoner: ☒ Yes ☐ No
2. If your answer to "1." is yes, how many? 22 SEE "EXHIBIT #5"

E-filing

(PR)

Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on an attached piece of paper using the same outline.)

Lawsuits needs with Rehabilitation in the Southern District of California where is only District of filers that Don't detain to criminal case as the courts in Jurisdiction of Prisons control the abuse of said Prisons. If the courts are "IMPARTIAL" Always ruling for Prison. GUARDS. then the courts of this District will HAVE MORE LAWSUITS, BASED upon the GUARDS familiarity with the courts abuse by IMPARTIALITY to PRISONERS as in INSTANT CASE..

"HARRIS V KENNEDY" 404 U.S. 519 (1969) LESS STRINGENT STANDARD than LAW TRAINED ATTORNEY.

Table of Contents
PAGE # 7-A..

PAGES # 1-66..
EXHIBITS # 1-5..

CIVIL RIGHTS COMPLAINT

Page 1 of 6

CV-66 (7/97)

~~IMMEDIATE~~ ~~URGENT~~ ~~EXTRA~~
~~DEFERRED~~

a. Parties to this previous lawsuit:

Plaintiff

JIMMIE STEPHEN

Defendants

WALTER "HERNANDEZ" LAL

b. Court

San Diego District Court - USDC-S...

c. Docket or case number

CU-06-0171-L

d. Name of judge to whom case was assigned

LORENZ

e. Disposition (For example: Was the case dismissed? If so, what was the basis for dismissal? Was it appealed? Is it still pending?)

"Failure to State Claim"

f. Issues raised:

"Retaliation"

g. Approximate date of filing lawsuit:

2006

h. Approximate date of disposition

2006

B. EXHAUSTION OF ADMINISTRATIVE REMEDIES

1. Is there a grievance procedure available at the institution where the events relating to your current complaint occurred? ☒ Yes ☐ No

2. Have you filed a grievance concerning the facts relating to your current complaint? ☒ Yes ☐ No

If your answer is no, explain why not

3. Is the grievance procedure completed? ☒ Yes ☐ No

If your answer is no, explain why not

4. Please attach copies of papers related to the grievance procedure.

C. JURISDICTION

This complaint alleges that the civil rights of plaintiff

JIMMIE STEPHEN

(print plaintiff's name)

who presently resides at

CMC - San Luis Obispo CALIFORNIA

(mailing address or place of confinement)

were violated by the actions of the defendant(s) named below, which actions were directed against plaintiff at

CMC - San Luis Obispo CALIFORNIA

(institution/city where violation occurred)

CIVIL RIGHTS COMPLAINT

Page 2 of 6

on (date or dates) 3-28-07 (Claim I), 3-27-07 (Claim II), 6-30-07 (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

1. Defendant Dr "Hoxie" resides or works at
(full name of first defendant)
CMC- P.O. Box 8101-San Luis Obispo, Calif 93409-8101
(full address of first defendant)
DEPUTY
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

willfully delaying serious dental medical treatment when
needed by himself and other dentists as State "employee".

2. Defendant Warden "Marshal" resides or works at
(full name of first defendant)
CMC- P.O. Box 8101-San Luis Obispo, Calif. 93409-8101
(full address of first defendant)
WARDEN
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

willfully placed "extra-bed" in middle of each cell "aisle" whereas
created a health, safety & security hazard with less privileges...
as State employee...

3. Defendant D.C. "Castillo" resides or works at
(full name of first defendant)
CMC- P.O. Box 8101-San Luis Obispo Calif 93409-8101
(full address of first defendant)
GUARD
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

willfully confiscated Plaintiff personal property and destroyed said
property without choice to send home etc as State "employee".

4. Defendant C. "Cornelius" resides or works at
(full name of first defendant)
CMC-D.O. Box 8101-Sm Luis Obispo Calif. 93409-8101
(full address of first defendant)
ASST PRINCIPAL
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

AS A STATE EMPLOYEE, NOT PLAINTIFF TEACHER, but took upon
HERSELF to write Plaintiff up, without TEACHERS consent..

5. Defendant Paul "Walker" resides or works at
(full name of first defendant)
CMC-D.O. Box 8101-Sm Luis Obispo. Calif 93409-8101
(full address of first defendant)
"D.I.A" Director
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Defendant PERSONALLY DENIED PLAINTIFF Right to work PIA for
on ALBERT ALSON in 1984 when NO MATCHES ALLOWED as a
STATE EMPLOYEE..

EXHIBIT # 1..

D. CLAIMS*

CLAIM I

The following civil right has been violated:

"INADEQUATE SERIOUS MEDICAL" CARE BASED UPON WILLFUL "OVERTHROWING" AFFECTING PLAINTIFF "DAILY ACTIVITIES" SHOWING DELIBERATE INTENTIONAL "RECKLESS DISREGARD" SINCE ARRIVAL OF 3-27-07. ORIGINAL WHEN REQUESTED FOR "ORIGINAL" DENTAL "DEPRIVATION FOR PARTIALS" AS DIAGNOSED BY PHYSICIAN. DENTIST "MILLARD" AND CHIEF DENTAL OFFICE "ANTHODONIA" SINCE 5-1-05 WITHIN GRANTED RIGHT TO "PARTIALS" PRIOR TO 2-26-07. AS DENTAL "PARTIALS" BY "DR HOXIE" OF CMC DENTAL WHEN PLAINTIFF "MOST" CHW ON "LEFT-SIDE" OF MOUTH WHEN "NO BASIC RIGHT SIDE TEETH" TO CHW ON... WHERE AS CHUSING UNDER "PAIN AND SUFFERING" RECURRENT AND "SIGNIFICANT PAIN" FROM NECESSARY "CHEWING" ON "ONE LEFT BACK TOOTH" FOR "DAILY MEALS" ETC.. AS AT TIMES CERTAIN "FOODS" ARE "ELIMINATED" BASED UPON DEGREE OF "HARMLESS OF ITEMS" TO CHW "MEALS MISSED" AS "PAIN" LESS ETC.. BASED UPON "WILLFUL OVERTHROWING" AT "CMC". LACK OF "STAFF" & "NO TEETH..". HUNT V WORTH "199.F3D, 1220/10th APPROXIMATE MEDICAL IMMEDIATE DANGER EXTENSION).

Supporting Facts: Include all facts you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be certain you describe, in separately numbered paragraphs, exactly what each DEFENDANT (by name) did to violate your right.

1.. AT ETNOLOGICAL "DENTIST MILLARD" LEE" AND "ANTHODONIA" DIAGNOSED PLAINTIFF WITH "PERIODONTITIS" POCKETS WITH NECESSARY REMOVAL OF "NON-RESTORABLE TEETH" DATED 2-26-07.. AS PRIOR FOR NEWARK WILLFULLY "DESTRUCTED" BY GUARDS OF 9-29-06 ASSAULT.. DENTAL PARTIALS DENIED SINCE 5-1-05 AS "MEALS MISSED" BECAUSE OF "PAIN OF TEETH"..

2.. "DENTIST HOXIE" PLACED PLAINTIFF ON "PRIORITY" 2 PRIOR TO ARRIVAL AT CMC OF 3-27-07. AS FOR DOCUMENT OF 11-30-06 AND DIAGNOSED BY "ANTHODONIA" OF 2-9-07.. WHEREAS "MEALS" MISSED CAUSE OF "PAIN" ETC.. AS PROTECTIVE, CUSTOM, POLICY UNDER CMC WILLFULLY TRANSFER PRISONERS, PLAINTIFF TO ADDITIONAL LITIGATIONS IN THIS CASE OF 3-27-07..

3.. All acts of "DENTAL" MEDICAL ARE SUPERVISED. ORDERED BY "WARDEN" MARSHAL" WITHIN PERSONALLY PARTICIPATES IN ALL RULES, REGULATIONS, BUDGETS, FOR "DENTAL, HYGIENE" PURPOSES..

*If there is more than one claim, describe the additional claim(s) on another attached piece of paper using the same outline.

"ASHLEY V DILWORTH" 147.F3D, 7/5/8th APPROXIMATE SERIOUS MEDICAL IMMEDIATE DANGER EXTENSION

EXHIBIT # 1-5...
PAGE # 8-66...

D. CLAIMS*

SEE PAGE # 48-B..

CLAIM I, II, III, IV. (SEE EXHIBIT # 3 & 4)

The following civil right has been violated:

II. FURTHER OVERCROWDING AT CMC of 3-27-07 WITH LIKELIHOOD OF IMMEDIATE SERIOUS PHYSICAL INJURY BASED UPON CELLS BUILT FOR ONE BUT DESIGNED OVER AND UNDER BEDS WITH EACH CELL HOUSING 3 PRISONERS WHICH HAS CAUSED SERIOUS DEPRIVATION OF BASIC HUMAN NEEDS AND SAFETY AND SECURITY AS 3RD BED BLOCKS ENTIRE AISLE. ON 3-28-07 PLAINTIFF "HOT POT" WAS CONFISCATED AS 3RD ADDICTIONE WHEN 3 ALLOWED UPON ARRIVAL OF 3-28-07, BUT EXECUTION MADE BY "MARSHAL" OF CMC BASED UPON OLD PRISON "ELECTRICAL SYSTEM" AS "HOT POT" IS BASIC NECESSITY FOR "FOOD" WHEN NOT COUNTED AS ADDICTIONE AT DONOVAN. AS 3RD BED WILLFULLY FORCES PLAINTIFF TO STAY ON CELLMATES BED TO GET FOR NECESSARY TOILET COLD WATER FUNCTIONS. DAILY. (EXHIBIT # 5)

III. AS "RETRIBUTION" CARHILL WILLFULLY CONFISCATED, DESTROYED, PLAINTIFF "BLACK CIVIL RIGHTS HEROES" OF 6-30-07 WITHOUT AUTHORIZATION OR CONSENT.

IV. FURTHER "RETRIBUTION" OF 6-6-07 PLAINTIFF WHIPPED UP BY "CORNELIUS" ON "FAILING TO PARTICIPATE" IN SCHOOL AS ALLEGED 4.6 GPA AS PLAINTIFF HAS HIGH SCHOOL DIPLOMA.

Supporting Facts: Include all facts you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be certain you describe, in separately numbered paragraphs, exactly what each DEFENDANT (by name) did to violate your right.

II. UPON ARRIVAL OF 3-27-07 PLAINTIFF "HOT POT" WILLFULLY CONFISCATED BY "Sgt SANCHEZ" AND SENT HOME. UNDER "DRIVERS" OF WARDEN "MARSHAL" FOR "ELECTRICAL SYSTEM INADEQUACY".

III. D.C. CARHILL WILLFULLY CONFISCATED, DESTROYED PROPERTY OF 6-30-07.

IV. C. CORNELIUS WILLFULLY WROTE PLAINTIFF UP FOR FAILING TO PARTICIPATE IN SCHOOL WHEN PLAINTIFF DOES OWN WORK, PETERSONS, ETC.

CLAIM # V

(EXHIBIT # 2)

V. PLAINTIFF WILLFULLY DENIED RIGHT TO PARTICIPATE IN "PIA" JOBS WHEN WORKING "PIA" AT DONOVAN PRIOR TO TRANSFER ON "NON-ADVERSE" TRANSFER OF 3-27-07, BY "P. WALKER" OF 1-15-08 AND 3-28-07. FOR NECESS TO COURT "FILING FEES" UNDER 28 USC, 1915 WHEN DEFENDANTS HAVE KNOWLEDGE OF FEES.

V. "P. WALKER" VIOLATED DENIAL OF "PIA" ON 1-15-08. AS "POLICY" CMC.

*If there is more than one claim, describe the additional claim(s) on another attached piece of paper using the same outline.

28 USC, 1367
"STATE LAW" CLAIMS JURISDICTION

1st, 5th & 8th violated.
C/14th

CIVIL RIGHTS COMPLAINT

DAMAGES
"INJUNCTION"

E. REQUEST FOR RELIEF

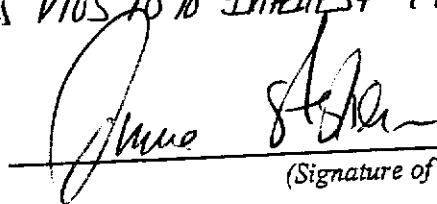
I believe that I am entitled to the following specific relief:

1. "DAMAGES" IN SUM OF \$750,000. DOLLARS PLUS INTEREST.
"INJUNCTION" AGAINST THIS PRACTICE OF ABUSE, RETALIATION.
2. "EMPLOYMENT IN" "DIA" AND "BAC WIPES" SINCE ARRIVAL OF 3-27-07, "ALLEGED HARSHNESS" (Pattern) of misconduct 28 USC 1915. WITH WORKING "DIA" PRIOR TO TRANSFER OF 3-27-07. ON "NON-ADVISE TRANSFER".
3. "RIGHT TO PROCEED" UNDER 28 USC 1915 WITH LIKELIHOOD OF "IMMEDIATE SERIOUS PHYSICAL INJURY" AS (Pattern) of misconduct "JESSE" PROPERTY OF 6-30-07. DENIAL OF RIGHT TO "EAT PROPERLY" NARRATED BY "NEWSPARKS"
4. "RIGHT TO APPEAL DATE, TIMELY" "RECALL" "DETERMINED" WITHHOLDING. SINCE 3-28-07. ONGOING. (Pattern) 28 USC 1915. MISCONDUCT. WITHOUT RISK.
5. "RIGHT TO" "HOT POT" MODIMES. WITH 3 ALLOWED AS SOME PERSON NOT COUNT HOT POT AS MODIMES AS "ARRIVED 3-27-05" BUT MODIMES STATE "HOT POT" RECEIVED FROM VENDOR 3-30-07 1 DAY PRIOR TO MEETING OR TO RESTRICTIONS OF 3-29-07 BUT IN FACT ARRIVED 2 DAYS WITH "HOT POT" OF 3-27-07. (Pattern) of misconduct RADIO, HOT POT, FOR CHIDREN, FOR FOR CONFIDENTIAL OF DONORUM. 28 USC 1915.
6. THE WITHHOLDING "WITHHOLDING" OF PLAINTIFF "PRISON LEGAL NEWS" SINCE 6-1-07 SHOWS "PATTERN" OF MISCONDUCT AS AT DONORUM MAIL-ROOM WITHHOLDING "LEGAL MAIL" UP TO "139" DAYS OVER "80" LETTERS. AS "IMMEDIATE DANGER EXEMPTION" SATISFIED. UNDER 28 USC 1915. AT "CIVIL" AS PUBLISHED STATES ALL BOOKS SENT TO SUBSCRIBER STOPPED.
7. "SAFETY AND SECURITY" AS TO "CELLS" WITHHOLDING BUILT FOR "ONE" OR 300 BED WILLFULLY BLOCKS ENTIRE AISLE LEADING TO FRUSTRATION, MARRIAGE, FIGHTS ETC BECAUSE OF THIS ACT OF CROWD HOUSING FOR MONETARY GAIN ETC. 28 USC 1915. IMPLICATED "RISK OF HARM". "ACTUAL", "IMMEDIATE" "INJURY". LESS "PROPERTY", LESS SPACE OF CELLS. IS. 5th & 8th VIOLATED. A 14th.

\$750,000 DOLLARS PLUS 10% INTEREST COMPENSATION, PUNITIVE ETC.

1-23-08

(Date)



(Signature of Plaintiff)

"Table of Contents"

Exhibit #1. "Denial. Medical Records" at Donoum & CMC
 PAGES # 8-28..

Exhibit #2. "PIA" Denial at CMC..
 PAGES # 29-31..

Exhibit #3.. Withholding of "PLN" from JUNE 2007
 at CMC.. as a Pattern until October 2007..
 and Prior at Donoum withheld up to 139
 DAYS after 80 LEGAL LETTERS..
 Further Retention denied "Single Cell and"
 KNOWLEDGE of NABERS Continuous at CMC..
 PAGE # 32-48..

Exhibit #4.. Copy of ORDER upon ARREST at 3-27-07
 Hot Pot (contaminated) NOT RELEASED from JAIL..
 within 3 HOURS.. EXHIBITION to CMC..
 and Prior Contention of APPLICABLE at 9-16-03
 upon ARREST also at Donoum SHOWING Pattern..
 against DIRECTIONS ORDER..
 PAGE # 49-58..

Exhibit #5.. Copy of ORDER from 9th Circuit at 1-11-95
 of Plaintiff VIKATE & REMIND for SERIOUS
 MEDICAL NEGLIGENCE SHOWING Pattern..
 Prior Retention of 3-28-05 murder of "Yang" whether
 Plaintiff wrote FBI & INSPECTION GENERAL.. as willfully
 ASSAULTED 9-29-06 by GENERAL.. write-up by
 CONNORUS (RESEA) 301 LEV 9-18-07.. Refuse to mislead
 602 upon "Castillo" 8-15-07 301 LEV SENT.. Retention.. 7A
 PAGES # 59-66..

EXHIBIT #1

CORE of DENIAL of Right to "Partials" by
DELAY etc at CMC mil DONOVAN showing
DELIBERATE INTENTIONAL RECKLESS DISREGARD.

"IMMINENT DANGER"

"EX/EDITION SATISFIED"

AS Priority 2 ARE to be IMPLEMENTED within
120 DAYS. THIS IS DENIED. DELAYED ETC.

INMATE/PAROLEE APPEAL FORM

CDC 602 (1-2/87)

Location: Institution/Parole Region

Log No.

Category

1. CMC-E

1. 07-1748

medical

2.

2.

You may appeal any policy, action or decision which has a significant adverse affect upon you. With the exception of Serious CDC 115s, classification committee actions, and classification and staff representative decisions, you must first informally seek relief through discussion with the appropriate staff member, who will sign your form and state what action was taken. If you are not then satisfied, you may send your appeal with all the supporting documents and not more than one additional page of comments to the Appeals Coordinator within 15 days of the action taken. No reprisals will be taken for using the appeals procedure responsibly.

NAME	NUMBER	ASSIGNMENT	UNIT/ROOM NUMBER
JIMMIE STEPHEN	C56483	NA	A-1149

A. Describe Problem:

I WAS TOLD MY TEETH WOULD BE "FIXED" IN A timely manner AROUND JULY AS "PRIORITY II", but this HAS FAILED TO OCCUR. BASED UPON "OVERCROWDING" LACK OF "DENTISTS" etc.. for this constitutional violation UNDER COURT ORDER..

AS SEEN ON AN "EMERGENCY" SEVERAL WEEKS AGO.. IN WHICH I APPRECIATE.. NOW "PARTIALS" PRIORITY has been requesting OVER "2 YEARS"..

If you need more space, attach one additional sheet.

"PEEZ V TILTON" N.D.CAL # C-05-5241

B. Action Requested:

(1) "TEETH" BE "REPAIRED" forthwith in a timely professional manner
(2) Damages

Inmate/Parolee Signature:

Jimmie Stephen

Date Submitted:

7-23-07

C. INFORMAL LEVEL (Date Received: _____)

Staff Response: _____

BYPASS

Staff Signature: _____

Date Returned to Inmate: _____

D. FORMAL LEVEL

If you are dissatisfied, explain below, attach supporting documents (Completed CDC 115, Investigator's Report, Classification chrono, CDC 128, etc.) and submit to the Institution/Parole Region Appeals Coordinator for processing within 15 days of receipt of response.

BYPASS

Signature: _____

Date Submitted: _____

Note: Property/Funds appeals must be accompanied by a completed Board of Control form BC-1E, Inmate Claim

CDC Appeal Number: _____

JUL 26 2007

CMC APPEALS OFFICE



First Level ☐ Granted ☐ P. Granted ☐ Denied ☐ Other _____

E. REVIEWER'S ACTION (Complete within 15 working days): Date assigned: _____ Due Date: _____

Interviewed by: _____

BYPASS

Staff Signature: _____ Title: _____ Date Completed: _____
 Division Head Approved: _____ Returned _____
 Signature: _____ Title: _____ Date to Inmate: _____

F. If dissatisfied, explain reasons for requesting a Second-Level Review, and submit to Institution or Parole Region Appeals Coordinator within 15 days of receipt of response.

BYPASS

Signature: _____ Date Submitted: _____

Second Level ☐ Granted ☐ P. Granted ☐ Denied ☐ Other _____

G. REVIEWER'S ACTION (Complete within 10 working days): Date assigned: JUL 26 2007 Due Date: SEP 07 2007

☐ See Attached Letter

Signature: R. Meyers md Hem Rufus SEP 05 2007 SEP 05 2007
 Warden/Superintendent Signature: _____ CMC APPEALS OFFICE SEP 06 2007
 Date Completed: _____ Date Returned to Inmate: _____

H. If dissatisfied, add data or reasons for requesting a Director's Level Review, and submit by mail to the third level within 15 days of receipt of response.

The Dental of Edwate Tooth Repairs, Partial's "Crowns"
by Dental of D.O.C. has been neglected, and Deliberate
Disregard for 8th Amendment Rights whenever has been
Part of suffering for over 18 years since 6-6-89 upon
Arrest and Confinement as no Right Lower teeth to eat
on. Known by Dentists here at CMC

Signature: John Stepha Date Submitted: 9-6-07

For the Director's Review, submit all documents to: Director of Corrections
 P.O. Box 942883
 Sacramento, CA 94283-0001
 Attn: Chief, Inmate Appeals

DIRECTOR'S ACTION: ☐ Granted ☐ P. Granted ☒ Denied ☐ Other _____
☒ See Attached Letter

Date: DEC 04 2007

STATE OF CALIFORNIA
DEPARTMENT OF CORRECTIONS AND REHABILITATION
INMATE APPEALS BRANCH
P. O. BOX 942883
SACRAMENTO, CA 94283-0001

DIRECTOR'S LEVEL APPEAL DECISION

DEC 04 2007

Date:

In re: Jimmie Stephen, C56483
California Men's Colony
P.O. Box 8101
San Luis Obispo, CA 93409-8101

IAB Case No.: 0708017

Local Log No.: CMC-07-01748

This matter was reviewed on behalf of the Director of the California Department of Corrections and Rehabilitation (CDCR) by Appeals Examiner C. Hall, Facility Captain. All submitted documentation and supporting arguments of the parties have been considered.

I APPELLANT'S ARGUMENT: It is the appellant's position he was informed his teeth would be repaired in a timely manner, as he was classified as a Dental Priority Code (DPC) 2; however, alleges this has yet to occur based upon overcrowding and a lack of dental staff. The appellant is requesting for his teeth to be repaired in a timely and professional manner; and, damages.

II SECOND LEVEL'S DECISION: It is the institution's position the appellant was interviewed by a panel of three dentists who determined he was triaged on May 8, 2007. At that time, the appellant was classified as a DPC 2. On June 13, 2007, the appellant was triaged for a new and separate dental issue, which was resolved via treatment on June 19, 2007. According to the appellant's Unit Health Record, he was categorized as a DPC 2, and received dental treatment in a timely manner. The appellant was also advised he would continue to receive treatment as a DPC 2 patient.

III DIRECTOR'S LEVEL DECISION: Appeal is denied.

A. FINDINGS: The appellant contends he has not received dental intervention in a timely manner after being categorized as a DPC 2, Interceptive Care, treatment within 120 days of diagnosis and DPC classification. These allegations are refuted, as the appellant has received timely and professional dental intervention as mandated by the Perez vs. Tilton Stipulated Agreement. The appellant was triaged on May 8, 2007, and was categorized as a DPC 2; however, on June 13, 2007, the appellant was triaged for a separate dental issue which was resolved via treatment on June 19, 2007. The appellant is advised the awarding of monetary compensation is beyond the appeals process, and will not be addressed at the Director's Level of Review (DLR). The California Code of Regulations, Title 15, Section (CCR) 3354 establishes that only qualified medical personnel shall be permitted to diagnose illness and/or other conditions, and prescribe medical treatment for inmates. It is not appropriate to self-diagnose medical problems and expect a physician to implement the appellant's recommendation for a course of medical treatment. In this particular matter, the appellant's contention that he has not received adequate medical care is refuted by the medical records and professional health care staff familiar with the appellant's medical history. After review, there is no compelling evidence that warrants intervention at the DLR, as the appellant is receiving dental intervention within the timelines mandated by the Perez vs. Tilton Stipulated Agreement.


B. BASIS FOR THE DECISION:
CCR: 3350, 3354, 3355.1

C. ORDER: No changes or modifications are required by the Institution.

If dissatisfied, the appellant may forward this issue to the California Victims Compensation and Government Claims Board, (formerly known as the Board of Control), Government's Claims Unit, P.O. Box 3035, Sacramento, CA 95812-3035, for further review.

JIMMIE STEPHEN, C56483
CASE NO. 0708017
PAGE 2

This decision exhausts the administrative remedy available to the appellant within CDCR.


N. GRANNIS, Chief
Inmate Appeals Branch

cc: Warden, CMC
Health Care Manager, CMC
Appeals Coordinator, CMC
Medical Appeals Analyst, CMC

State of California
California Men's Colony

Department of Corrections and Rehabilitation

MEMORANDUM

APPEAL RESPONSE LEVEL : SECOND LEVEL
Date : Wednesday, August 29, 2007
To : STEPHEN, Jimmie
CDC# : C56483
APPEAL LOG # : CMC-E-07-01748
ISSUE APPEALED : DENTAL

INTERVIEW:

You were interviewed by a panel of three dentists on 08/23/07, regarding this appeal.

PROBLEM / DESCRIPTION:

STEPHEN, Jimmie C56483: In your written appeal signed 07/23/07, you state you would like your teeth fixed in a timely manner and partials made.

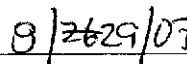
RESPONSE:

Your Unit Health Record (UHR) was reviewed and you were interviewed by a panel of three dentists, regarding this appeal. The panel found that you were seen by triage on 05/08/07 and categorized as a priority #2 patient. At your triage appointment on 05/08/07, you had requested partials and your teeth to be repaired. On 06/13/07, you were triaged for a new and separate dental issue which was resolved via treatment on 06/19/07. According to your UHR you have been properly categorized as a priority #2 patient and you have been receiving treatment in a timely manner, you will continue to be provided dental care as a priority #2 patient.

APPEAL DECISION: PARTIALLY GRANTED



R. Meyers, MD
Health Care Manager



Date

DEPARTMENT OF CORRECTIONS

CDC 002 (12/17)

Log No.

Category

1. 07-2884

medical

2. _____

2. _____

You may appeal any policy, action or decision which has a significant adverse effect upon you. With the exception of Serious CDC 115s, classification committee actions, and classification and staff representative decisions, you must first informally seek relief through discussion with the appropriate staff member, who will sign your form and state what action was taken. If you are not then satisfied, you may send your appeal with all the supporting documents and not more than one additional page of comments to the Appeals Coordinator within 15 days of the action taken. No reprisals will be taken for using the appeals procedure responsibly.

NAME	NUMBER	ASSIGNMENT	UNIT/ROOM NUMBER
Stephen	C-56483		1149

A. Describe Problem:

See attached

If you need more space, attach one additional sheet.

B. Action Requested:

See attached

Inmate/Parolee Signature:

Date Submitted:

C. INFORMAL LEVEL (Date Received: _____)

Staff Response:

BYPASS

Staff Signature:

Date Returned to Inmate:

D. FORMAL LEVEL

D. FORMAL LEVEL
If you are dissatisfied, explain below, attach supporting documents (Completed CDC 115, Investigator's Report, Classification chrono, CDC 128, etc.) and submit to the Institution/Parole Region Appeals Coordinator for processing within 15 days of receipt of response.

BYPASS

Signature:

Date Submitted:

Note: Property/Funds appeals must be accompanied by a completed Board of Control form BC-1E, Inmate Claim

CDC Appeal Number:

CMC APPEALS OFFICE

RECEIVED DEC 05 2007

14

First Level ☐ Granted ☐ P. Granted ☐ Denied ☐ Other _____E. REVIEWER'S ACTION (Complete within 15 working days): Date assigned: _____ Due Date: _____ **1d**

Interviewed by: _____

BYPASS

Staff Signature: _____ Title: _____ Date Completed: _____

Division Head Approved: _____ Returned _____

Signature: _____ Title: _____ Date to Inmate: _____

F. If dissatisfied, explain reasons for requesting a Second-Level Review, and submit to Institution or Parole Region Appeals Coordinator within 15 days of receipt of response.

BYPASS

Signature: _____ Date Submitted: _____

Second Level ☐ Granted ☒ P. Granted ☐ Denied ☐ Other _____G. REVIEWER'S ACTION (Complete within 10 working days): Date assigned: DEC - 3 2007 Due Date: JAN 16 2008☒ See Attached LetterSignature: R. MEYERS, M.D., HEALTH CARE MANAGER DEC 19 2007 Date Completed: DEC 19 2007Warden/Superintendent Signature: [Signature] CMC APPEALS OFFICE Date Returned to Inmate: DEC 20 2007

H. If dissatisfied, add data or reasons for requesting a Director's Level Review, and submit by mail to the third level within 15 days of receipt of response.

Signature: _____ Date Submitted: _____

For the Director's Review, submit all documents to: Director of Corrections
P.O. Box 942883
Sacramento, CA 94283-0001
Attn: Chief, Inmate AppealsDIRECTOR'S ACTION: ☐ Granted ☐ P. Granted ☐ Denied ☐ Other _____☐ See Attached Letter

Date: _____

State of California
California Men's Colony

Department of Corrections and Rehabilitation

MEMORANDUM

APPEAL RESPONSE LEVEL : SECOND LEVEL
Date : December 14, 2007
To : STEPHENS, JIMMIE
CDC# : C56483
APPEAL LOG # : CMC-E-07-02884
ISSUE APPEALED : DENTAL

INTERVIEW:

You were interviewed on December 13, 2007, by a panel of three dentists, regarding this appeal.

PROBLEM / DESCRIPTION:

Stephens, Jimmie C-56483: In your written appeal signed November 28, 2007, you state that you were willfully denied, deprived "right to eat" on right side of mouth based upon refusal to allow "partials" etc. "braces, implants". You are unable to chew food properly based upon lack of teeth. You are requesting partials, braces, crowns, composite fillings, cleaning, preventative care, medications, and upper and lower partials.

RESPONSE:

Your Unit Health Record (UHR) was reviewed and you were interviewed by a panel of dentists regarding this appeal. On May 8, 2007 you were triaged for an examination and given a Dental Priority Classification 2 (DPC2). On June 13, 2007 you were triaged as needing a stainless steel crown on tooth #18. On June 19, 2007 you received a stainless steel crown on tooth #18. On August 23, 2007 you were interviewed in regards to an appeal, and then you were seen on December 4, 2007 for the same reason, in which you complained that you had not been seen yet. You also refused your triage evaluation. While reviewing your appeal the dentists used the applicable Policy & Procedures along with your UHR to consider your complaint. It has been determined that you were correctly screened by the dentist and that you were given a higher priority classification than was required while demonstrating care and concern for your welfare. Inmates are treated according to their Dental Priority Classification and in chronological order.

You have been scheduled for an examination to determine your overall dental needs. You are on the appropriate priority list and will be seen in chronological order according to your Dental Priority Classification. If your dental issue changes, (i.e. severe pain, infection) you should contact the Dental Clinic by filling out a CDC 7362 Health Care Services Request Form via the triage nurse in your yard.

APPEAL DECISION: PARTIALLY GRANTED



R. Meyers, MD
Health Care Manager

12/17/07

Date

STATE OF CALIFORNIA

DEPARTMENT OF CORRECTIONS

**REASONABLE MODIFICATION OR
ACCOMMODATION REQUEST**
CDC 1824 (1/95)

INSTITUTION/PAROLE REGION:

CMC-E

LOG NUMBER:

07-2884

CATEGORY:

18. ADA

medical

NOTE: THIS FORM IS TO BE USED ONLY BY INMATES/PAROLEES WITH DISABILITIES

In processing this request, it will be verified that the inmate/parolee has a disability which is covered under the Americans With Disabilities Act.

INMATE/PAROLEE'S NAME (PRINT)	CDC NUMBER	ASSIGNMENT	HOURS/WATCH	HOUSING
Jimmie Stephen	CS6483	NA		A-1149

In accordance with the provisions of the Americans With Disabilities Act (ADA), no qualified individuals with a disability shall, on the basis of disability, be excluded from participation in, or be denied the benefits of the services, activities, or programs of a public entity, or be subjected to discrimination.

You may use this form to request specific reasonable modification or accommodation which, if granted, would enable you to participate in a service, activity or program offered by the Department/Institution/facility, for which you are otherwise qualified/eligible to participate.

Submit this completed form to the institution or facility's Appeals Coordinator's Office. A decision will be rendered within 15 working days of receipt at the Appeals Coordinator's Office and the completed form will be returned to you.

If you do not agree with the decision on this form, you may pursue further review. The decision rendered on this form constitutes a decision at the FIRST LEVEL of review.

To proceed to SECOND LEVEL, attach this form to an Inmate/Parolee Appeal Form (CDC 602) and complete section "F" of the appeal form.

Submit the appeal with attachment to the Appeals Coordinator's Office within 15 days of your receipt of the decision rendered on this request form.

If you are not satisfied with the SECOND LEVEL review decision, you may request THIRD LEVEL review as instructed on the CDC 602.

MODIFICATION OR ACCOMMODATION REQUESTED

DESCRIPTION OF DISABILITY:

Willfully DEAFED, Deprived "Right to Eat" on Right Side of mouth
BASED upon Refusal to Allow "Partials" ect. "Braces" Implants.

WHAT VERIFICATION DO YOU HAVE OF YOUR DISABILITY?

Documents from Dentists at RT Donoum since Redacted
of 5-1-05. Ongoing.
"Deliberate Indifference Reckless Disregard".

DESCRIBE THE PROBLEM:

unable to "Chew food properly" based upon Lack of TEETH
based upon CDC for past 20 years Refusal to allow
"Crowns" to Preserve "Good TEETH" since 6-6-89 ect.
"Teeth Gums" RECEEDING "Discoloration" ect. with potential
"Gum Disease" ect.

WHAT SPECIFIC MODIFICATION OR ACCOMMODATION IS REQUESTED?

"Partials" Braces" Crowns" Composite fillings "Cleaning"
Preventive Care. Medications
"upper & lower Partials"

Jimmie Stephen
INMATE/PAROLEE'S SIGNATURE

DEC 3 2007
CMC APPEALS OFFICE

11-28-07
DATE SIGNED

17

CITIZEN Complaint

DR "LEE"

INMATE/PAROLEE

APPEAL FORM

CDC 602 (12/87)

Location: Institution/Parole Region

Log No.

Category

1.

1.

2.

2.

You may appeal any policy, action or decision which has a significant adverse affect upon you. With the exception of Serious CDC 115s, classification committee actions, and classification and staff representative decisions, you must first informally seek relief through discussion with the appropriate staff member, who will sign your form and state what action was taken. If you are not then satisfied, you may send your appeal with all the supporting documents and not more than one additional page of comments to the Appeals Coordinator within 15 days of the action taken. No reprisals will be taken for using the appeals procedure responsibly.

NAME	NUMBER	ASSIGNMENT	UNIT/ROOM NUMBER
JIMMIE STEPHEN	C56483	AD-SEG	6-227-L

A. Describe Problem: THERE IS AN ONGOING PRACTICE, CUSTOM, POLICY, TO DENY, DEPRIVE OF EFFECTIVE DENTAL TREATMENT HERE AT PT DONOVAN AS ON 11-30-06 DR LEE A KNOWN INFERIOR DENTIST WHOM IN PAST RECOMMENDED "EXTRACTION" OF FRONT "TEETH" THE SAME AS DID IN PAST IN 2004 ON BOTTOM FRONT 4 TEETH WHEN LOOSE SAME AS MY #7 TOOTH AND MY #9 WAS INJURED IN 1970 WHO USES THIS TO COVER-UP FACTS FOR "DENTAL TREATMENTS" ECT.. WHEN
CAVITY AT GUMLINE NOW "TEETH ARE STRONG."
 If you need more space, attach one additional sheet.

B. Action Requested: ① "INVESTIGATION" INTO "RECKLESS DISREGARD" AND "DELIBERATE INDIFFERENCE" OF "DENTIST LEE" AS WELL AS HIRING PRACTICES OF THESE INFERIOR PERSONNEL.
② "ROOT CANAL" CAVITY CHECK, below GUMLINE.. 22
Jimmie Stephen Date Submitted: 11-30-06

C. INFORMAL LEVEL (Date Received: 12-15-06), Partially Granted
 Staff Response: Dr. Antognia Chief Dental Officer interviewed Inmate Stephen C-56483 on 02/09/07. Inmate Stephen must complete a full mouth exam before he can obtain Partial Dentures.
All non-restorable teeth must be removed prior to making a Partial Denture. Please see CDCR 7428 Full and Partial Denture Agreement
mearte lla RDA Date Returned to Inmate: 02/26/07

D. FORMAL LEVEL

If you are dissatisfied, explain below, attach supporting documents (Completed CDC 115, Investigator's Report, Classification chrono, CDC 128, etc.) and submit to the Institution/Parole Region Appeals Coordinator for processing within 15 days of receipt of response.

Signature: _____

Date Submitted: _____

Note: Property/Funds appeals must be accompanied by a completed Board of Control form BC-1E, Inmate Claim

CDC Appeal Number: 18

AS IN 2004 DR LEE MISDIAGNOSED 4 LOOSE FRONT
TEETH AS NEEDING "EXTRACTION" AS SEEMS IS HIS "ONLY"
DIAGNOSIS... WILLFULLY...

AS THE 4 FRONT TEETH ARE NOW "TIGHTER" THAN
ALL MY TEETH W DR LEE NEGLECT AND NEGLIGENCE.
DELIBERATE INDIFFERENCE. RECKLESS DISREGARD...

WILLFULLY... THE 15 APR 2021 INSTANT OF RECORD DOCUMENTS
AS ON 11-30-06 DR LEE REFUSED TO EXAMINE
LEFT BACK TOOTH AS IS THE "ONLY" BACK TOOTH
PLAINTIFF THAT PLAINTIFF COULD GET AT.

DR PLAINTIFF STATED "HAR NO BACK TOOTH"
"SIDE TEETH" TO LEFT AND "LEE" IGNORED RELIEF.

IGNORED BY "LEE" ON 11-30-06...

BASED UPON ONGOING PRACTICE AT IT DURING
AND PRIOR "DIAGNOSIS" BY DENTIST MILLER
A DEFENDANT FOR DENIAL OF CONSTITUTIONAL
RIGHTS WILLFULLY "3021" ETC.

"HUNT V DENTIST DENT" 865.127.198 (A.D. 1988)

"ESTELLE V GAMBLE" 97.567 285 (1972)

TRUE REQUEST FROM A PATIENT

11-30-06

Dr. John 19



PRISON LAW OFFICE
General Delivery, San Quentin, CA 94964-0001
Telephone (415) 457-9144 • Fax (415) 457-9151
www.prisonlaw.com

Director:
Donald Specter

Staff Attorneys:
Susan Christian
Steven Fama
Rachel Farbiarz
Penny Godbold
Megan Hagler
Alison Hardy
Vibeke Martin
Millard Murphy
Sara Norman
Judith Rosenberg
Zoe Schonfeld
E. Ivan Trujillo

Dear Sir/Madam:

I am writing in response to your letter we recently received from you, in which you raise dental concerns. In previous correspondence with you, our office sent you a packet of information regarding the *Perez* dental care class action lawsuit.

Once you exhaust your administrative remedies, we will be happy to review your exhausted appeal and Director's Level Response to determine whether we can advocate on your behalf under *Perez*. However, until then, we are unable to assist you with your concern.

We wish you the best.

Sincerely,

The Prison Law Office

Board of Directors
Penelope Cooper, President • Michele WalkinHawk, Vice President • Marshall Krause, Treasurer
Honorable John Burton • Felecia Gaston • Christiane Hipps • Margaret Johns
Cesar Lagleva • Laura Magnani • Michael Marcum • Ruth Morgan • Dennis Roberts

Dental Services

Division of Correctional Health Care Services

DENTAL TREATMENT PRIORITIES

PRIORITY LEVEL	DESCRIPTION OF NEED	ELIGIBILITY**
Emergency Care: Immediate Treatment	Inmates requiring treatment of an acute oral or maxillo-facial condition, which is likely to remain acute, worsen, or become life threatening without immediate intervention.	All inmates are eligible for Emergency Care regardless of length of incarceration or oral health self-care.
Priority 1A – 1C [*] Urgent Care:		
1A: Treatment within 24 hours.	Inmates with a dental condition of sudden onset or in severe pain, which prevents them from carrying out essential activities of daily living.	All inmates are eligible for Priority 1 Care regardless of length of incarceration or oral health self-care.
1B: Treatment within 30 days.	Inmates requiring treatment for a sub-acute hard or soft tissue condition that is likely to become acute without early intervention.	
1C: Treatment within 60 days.	Inmates requiring early treatment for any unusual hard or soft tissue pathology, (e.g., acute ulcerative necrotizing gingivitis, severe localized or generalized periodontitis).	
Priority 2 [*] Interceptive Care: Treatment within 120 days.	Advanced caries or advanced periodontal pathology requiring the use of intermediate therapeutic or palliative agents or restorative materials, mechanical debridement, or surgical intervention.	Inmates must have over 6 months remaining to serve on their sentence within a CDCR institution and are eligible for Priority 2 Care regardless of oral health self-care.
	Edentulous or essentially edentulous, or with no posterior teeth in occlusion.	
	Moderate or Advanced Periodontitis requiring non-surgical deep scaling and Root Planning procedures. (see Chapter 2.4 <i>Periodontal Disease Program</i>).	
	Chronically symptomatic impacted tooth requiring removal or specialty referral; surgical procedures for the elimination of pathology; or restoration of essential physiologic relationships.	
Priority 3 [*] Routine Rehabilitative Care: Treatment within one year.	An insufficient number of posterior teeth to masticate a regular diet (seven or fewer occluding natural or artificial teeth), requiring a maxillary and/or mandibular partial denture; one or more missing anterior teeth resulting in the loss of anterior dental arch integrity, requiring a transitional anterior partial denture.	Inmates must have over 12 months remaining to serve on their sentence within a CDCR institution and must meet oral health self-care requirements as specified in Chapter 2.13 <i>Facility Level Dental Health Orientation/ Self-Care</i> .
	Carious or fractured dentition requiring restoration with definitive restorative materials or transitional crowns.	
	Gingivitis or Mild Periodontitis requiring routine prophylaxis.	
	Definitive root canal treatment for non-vital, anterior teeth, which are restorable with available restorative materials. The inmate's overall dentition must fit the criteria in Chapter 2.9 <i>Endodontics</i> .	
	Non-vital, non-restorable erupted teeth requiring extraction.	
Priority 4: No Dental Care Needed	Inmates not appropriate for inclusion in Priority 1, 2, 3, or 5.	
Priority 5: Special Needs Care	Inmates with special needs (see Chapter 4.5, <i>Dental Authorization Review Committee</i> for methods of recommending treatment).	All inmates with special needs are eligible for Priority 5 Care regardless of length of incarceration or oral health self-care.

^{*} Treatment to be provided within the specified timeframe, from the time of completion of the dental triage.

^{**} Eligibility determined by length of incarceration and level of oral self care.

STATE OF CALIFORNIA
DENTAL PROGRESS NOTES
CDCR 237-C (Rev. 04/06)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Page 1 of 2

RESTORATIONS AND TREATMENTS (Completed during incarceration)	SUBSEQUENT DISEASES AND ABNORMALITIES
REMARKS	REMARKS

Prior to each treatment, the Dentist *must* review the inmate-patient's health history, note changes or specify no change, and use S.O.A.P.E. format when applicable.

DATE OF ACTION (month/day/year)			TOOTH NUMBER	PROGRESS NOTES (include signature at the end of each data entry)	PRIORITY AFTER VISIT	PRISON LOCATION (ACRONYM)
1	2	07		S: S/L C I have a loose tooth and I would like a partial. Formel 602 interview. PT points to tooth #7.		
				O: H&A (add 1/2/07, taking antenol, HCTZ, lopaxatin (sp?)), #7 CL III mobility, #9 CL III mobility, #10 CL II mobility, #24 #25 CL II mobility, advanced bone loss, PA #7 taken		
				A: #7, #10, nonrestorable, generalize advanced periodontitis		
				P: 1) O.S ext #7, #10 (pt refuse ext)		
				2) prosth eval for partials		
				E: pt int. PT refuse to sign treatment today.	S. LEE, D.D.S. Staff Dentist	SPR DCS PJDCF

DRUG ALLERGIES?

☒ NO☐ YES

DENTAL PROGRESS NOTES

CDCR NUMBER, NAME (LAST, FIRST, MI), AND DATE OF BIRTH

STEPHEN JIMMIE

7-18-52

DRUG ALLERGIES?
☒ NO ☐ YES

Stephen, Timmie
C-56483.
7/18/52

STATE OF CALIFORNIA
DENTAL PROGRESS NOTES
CDCR 237-C (Rev. 04/06)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Page 1 of 2

RESTORATIONS AND TREATMENTS (Completed during incarceration)	SUBSEQUENT DISEASES AND ABNORMALITIES
REMARKS	REMARKS

Prior to each treatment, the Dentist *must* review the inmate-patient's health history, note changes or specify no change, and use S.O.A.P.E. format when applicable.

DATE OF ACTION (month/day/year)			TOOTH NUMBER	PROGRESS NOTES (include signature at the end of each data entry)	PRIORITY AFTER VISIT	PRISON LOCATION (ACRONYM)
7	19	06	#7	S. pt presents with pain last 3 days - points to tooth #7		
				O. PA #7 HAN. d/d 7/19/06 NUCOR		
				#7 class III mobility, Perc + + +		
				Perio pocketing Em +		
				A #7 Perio compromised perio abscess		
				P 1.) X0 #7		
				E. PT ref + PT Agrees		
				TX 500 mg Pen V.K x 30 tabs		
				800 mg Ibuprofen x 10 tabs		
				N.V. X0 #7		

DRUG ALLERGIES?

☒ NO☐ YES

DENTAL PROGRESS NOTES

CDCR NUMBER, NAME (LAST, FIRST, MI), AND DATE OF BIRTH

C-56483

Stephen

24

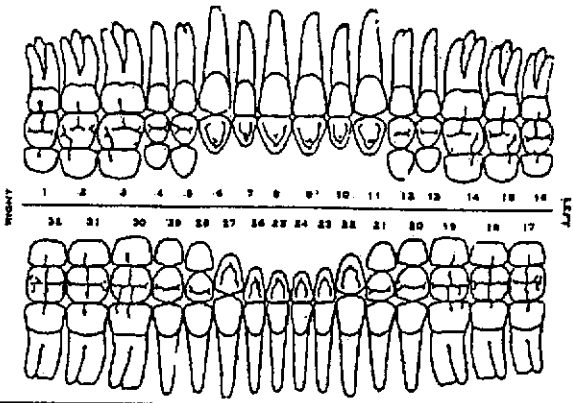
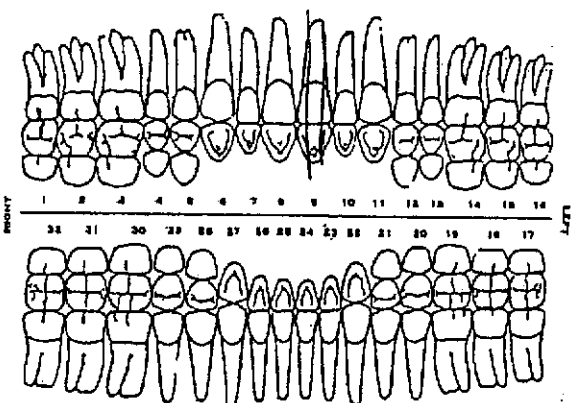
STATE OF CALIFORNIA

DENTAL PROGRESS NOTES

CDCR 237-C (Rev. 04/06)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Page 1 of 2

RESTORATIONS AND TREATMENTS (Completed during incarceration)	SUBSEQUENT DISEASES AND ABNORMALITIES
	
REMARKS	REMARKS

Prior to each treatment, the Dentist *must* review the Inmate-patient's health history, note changes or specify no change, and use S.O.A.P.E. format when applicable.

DATE OF ACTION (month/day/year)	TOOTH NUMBER	PROGRESS NOTES (include signature at the end of each data entry)	PRIORITY AFTER VISIT	PRISON LOCATION (ACRONYM)
11/30/06		S: Stucc: I have a loose tooth #9. pt points to tooth #9.		
		O: H&P (dental 11/30/06, taking medication for cholesterol), #9 discolored, CL III mobility, advanced bone loss, visual exam		
		A: #9 nonrestorable, advanced periodontitis		
		P: 1) O.S ext #9 (pt refuse)		
		E: pt inf #9 needs ext.		
				S Lee
				RJOCK
			(2)	S. LEE, D.D.S. Staff Dentist

DRUG ALLERGIES?

☒ NO☐ YES

DENTAL PROGRESS NOTES

CDCR NUMBER, NAME (LAST, FIRST, MI), AND DATE OF BIRTH

STEPHEN TIMMIE

C56483

7-18-52

25

Prior to each treatment, the Dentist must review the health history, note changes or specify no change; and use S.O.A.P. format when applicable.

DATE OF ACTION (month/day/year)	TOOTH NUMBER	DIAGNOSIS - TREATMENT (Include signature at the end of each data entry)	PRISON LOCATION (ACRONYM)
04/06/05	#29	S "MY TOOTH HURTS EVER SINCE FINGER (PTS TO #29) ESP. BITING DOWN" O HHR T3 N KDA? CHECK N.V. 1/PA #29. Request+++ A #29 WIDENED PDL NON-RESTORABLE NEEDS XO P I'm DECLINED TX TODAY. WANTS TO POSTPONE EXTRACTION. OFFERED TX TODAY. I'M REFUSED. NO REQUEST FOR PAIN MEDS TODAY. E OHI' TOLD I'm WOULD PUCAT WHEN HE IS READY FOR XO #29. ANSWERED 602 N/C R/DOS RJD	
10/7/05		PT NO SHOW FOR 1330 priority ducat for today. C. Farnham DDS RJD	
11/2/05		602 interview S. PAIN IN LEFT / RIGHT CHELLING & PAIN @ PRESENT sometimes @ O. HHR (1-10-05) 1 PA #29. FRACTURED ALLOY + FACIAL CAVES A. #28 GUARDED PROGNOSIS. #29 NON-REST. P. CONSULT. (L) SIDE NOT ADDRESSED @ THIS APT. N.V. XO #29 ? N/C R/DOS RJD	
11/4/05		F-2 HQR-dlg 9/16/04 N KDA Med 1.5ft 4% Septocane 1.000 Kex X 3 Laps #29 Routine XO Pre + Post op insts given, consent signed hemostasis ok Rx 400mg X 20 Tabs. JLR Muthat DDS RJD B.M:tht	

DRUG ALLERGIES?

☒ NO☐ YES

DENTAL PROGRESS NOTES
CDC 237C (1/00)

CDC NUMBER, NAME (LAST, FIRST, MI) AND DATE OF BIRTH

STEPHEN

C 56483

26

Prior to each treatment, the Dentist must review the health history, note changes or specify no change; and use S.O.A.P. format when applicable.

DATE OF ACTION (month/day/year)	TOOTH NUMBER	DIAGNOSIS - TREATMENT (Include signature at the end of each data entry)	PRISON LOCATION (ACRONYM)
1/10/05		S pt present "I want teeth" B. 2 BWS HON-dtd 1/10/05 NKDA pmeds pt missing several max + mand posterior teeth being noted Mesial #29 being noted Facial of 20 slight pocketing A Decayed teeth 29, 20 Early Adult mild periodontal dy. Missing several posterior teeth 1. 1) Fill 20 + 29 2) Gross Scale 3) Partial Construction N.V. Fills 20 + 29 K.R. Miller M.D. KSP	
1/13/05		T-3 HON-dtd 1/10/05 NKDA pmeds 4% Septacaine x 1.8 cc 3% Citrust x 1.8 cc #29 - MOD Arg N.V. #20 K.R. Miller M.D. K.J.D.	
2/14/05		T-3 HON-dtd 1/10/05 NKDA 2 3/4 Lido 1:100 Vepi x 1.8 cc #20 - RT Comp 1 Acid etch N.V. eval for Pontals Next visit requested by Patient on Form 7362 for routing treatment. Dr. R. Miller D.D.S. M.D. K.J.D.	

DRUG ALLERGIES?

☒ NO ☐ YES

DENTAL PROGRESS NOTES
CDC 237C (1/00)

CDC NUMBER, NAME (LAST, FIRST, MI) AND DATE OF BIRTH

C56483

STEPHEN JIMMIE

7-18-52

28

[#] EXHIBIT 2

Code of Manual of "PIA" of CMC 28 shows
ongoing pattern of misconduct to NEARLY of
NECESSARY monies when working PIA of Donahon
on "NON-ADVERSE Transfer".

"IMMEDIATE DANGER EXERCISE"

when monies ordered in April 42 USC
1983 before filing E.D. MD CDCL KALEN of
OILFIELD..

STATE OF CALIFORNIA
DEPARTMENT OF CORRECTIONS AND REHABILITATION
INMATE APPEALS BRANCH
P. O. BOX 942883
SACRAMENTO, CA 94283-0001

DIRECTOR'S LEVEL APPEAL DECISION

Date: DEC 13 2007

In re: Jimmie Stephen, C56483
California Men's Colony
P.O. Box 8101
San Luis Obispo, CA 93409-8101

LAB Case No.: 0702827

Local Log No.: CMC-07-01391

This matter was reviewed on behalf of the Director of the California Department of Corrections and Rehabilitation (CDCR) by Appeals Examiner R. Pennington Facility Captain. All submitted documentation and supporting arguments of the parties have been considered.

I APPELLANT'S ARGUMENT: It is the appellant's position that he has been inappropriately denied a job in the Prison Industry Authority (PIA). The appellant contends that he worked in the PIA at R.J. Donovan Correctional Facility and his transfer was non-adverse. The appellant has requested to be provided with the right to work in the PIA. The appellant contends that one arson does not make a person a threat, neither does his murder conviction.

II SECOND LEVEL'S DECISION: On July 5, 2007, the appellant appeared before Institution Classification Committee for his Second Level of Review (SLR). The appellant was informed that upon reviewing the appellant's central file established that the appellant was ineligible for a PIA position due to a history of arson. Review of the appellant's Criminal Identification and Information (rap sheet) indicates that he was arrested by the LAPD on May 19, 1984 for California Penal Code Section 451 Arson of Inhabited Structure/Property for which the appellant was convicted and sentenced to a seven year CDCR term. Pursuant with California Men's Colony (CMC) PIA policy, inmates with a previous arson conviction, or whose case contains the elements of arson and/or possession or use of explosive material shall be excluded from the PIA. The appellant received a conviction for an arson offense. The appellant's appeal was denied at the SLR.

III DIRECTOR'S LEVEL DECISION: Appeal is denied.

A. FINDINGS: The primary objectives of the correctional institutions are to protect the public by safely keeping person committed to the custody of the Director of Corrections, and to afford such persons with every reasonable opportunity and encouragement to participate in rehabilitative activities. Consistent effort will be made to insure the security of the institution and the effectiveness of the treatment programs within the framework of security and safety. The institution has taken the appropriate action and informed the appellant that based upon his prior conviction for arson he will not be permitted to obtain a job in the PIA. The requirement of custodial security and of staff, inmate and public safety must take precedence over all other considerations in the operation of all the programs and activities of the institutions of the department. The appellant has failed to provide any compelling information or evidence that would warrant a modification to the decision reached by the institution. Therefore, no relief will be provided to the appellant at the Director's Level of Review.

B. BASIS FOR THE DECISION:

California Code of Regulations, Title 15, Section: 3001, 3005, 3040, 3270, 3271, 3375, 3375.2, 3376, 3377.2, 3380

JIMMIE STEPHEN, C56483
CASE NO. 0702827
PAGE 2

C. ORDER: No changes or modifications are required by the Institution.

This decision exhausts the administrative remedy available to the appellant within CDCR.



N. GRANNIS, Chief
Inmate Appeals Branch

cc: Warden, CMC
Appeals Coordinator, CMC

Exhibit 3

Copy of 602 as to "Prison Legal" news DENIAL
SINCE JUNE 2007 by mailroom at CMC. Showing
ongoing pattern of misconduct as was at Donohue.

as at Donohue Plaintiff had over "80" Legal
mail documents withheld up to "139 days", DENIED etc..

ADMONISHES (conferenced) at 9-16-03 when Director's
memo stated not to confer the non-clear admonishes etc
further pattern of misconduct.

ENCLOSED LEGAL mail "SIGNED" per at time
DATE of RECEIVING.. AS PROOF OF RECEIVING.

to SUPPORT IMMEDIATE DANGER
"EXTORTION".

Right to "SINGLE CELL" also DENIED
as HOUSED in CELLS BUILT for ONE..

And ADMITTING by WARRANT of 8-15-07 as to
SERIOUS CONTINUOUS ABUSES AND PERSECUTIONS at CMC..
And SERIOUS RULES BASED upon "MILITARY" standards etc.. 32
EXAMPLE as to CELL DESIGNS..

PAGE 48-B.

**INMATE/PAROLEE
APPEAL FORM**
CDC 602 (12/87)

Location: Institution/Parole Region

Log No.

Category

1. _____

1. _____

2. _____

2. _____

You may appeal any policy, action or decision which has a significant adverse affect upon you. With the exception of Serious CDC 115s, classification committee actions, and classification and staff representative decisions, you must first informally seek relief through discussion with the appropriate staff member, who will sign your form and state what action was taken. If you are not then satisfied, you may send your appeal with all the supporting documents and not more than one additional page of comments to the Appeals Coordinator within 15 days of the action taken. No reprisals will be taken for using the appeals procedure responsibly.

NAME	NUMBER	ASSIGNMENT	UNIT/ROOM NUMBER
JIMMIE STEPHEN	C56483	UA	A-1149

A. Describe Problem: ON OR ABOUT 10-1-07 I SENT VIA INSTITUTION MAIL ONE "LETTER TO CMC- MAILROOM" REQUESTING MY MD MAIL INFORMATION WHETHER RECEIVED MY "PRISON LEGAL NEWS" A SUBSCRIPTION NEWSLETTER. AS HAVEN'T SEEN SINCE JUNE 2007. AS PRISON LEGAL NEWS OF SEATTLE WASHINGTON STATE THEY ARE SENDING MY NEWSLETTER VIA U.S. MAIL. AS ACCESS TO COURT HINDERED BY THIS ACT OF CENSORSHIP..

If you need more space, attach one additional sheet.

"BARRIS J SMITH" 430, U.S. 812 (1977)

B. Action Requested: ① Investigation into this matter as to my legal mail newsletter subscription..

Inmate/Parolee Signature

Jimmie Stephen

Date Submitted: 10-10-07

C. INFORMAL LEVEL (Date Received: 10-17-07)

Staff Response: Granted, Several inmates are not receiving their prison legal news, we are working with the publisher to find the problem.

Staff Signature:

M. Daniel

Date Returned to Inmate: 10-17-07

D. FORMAL LEVEL

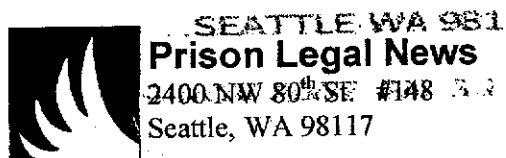
If you are dissatisfied, explain below, attach supporting documents (Completed CDC 115, Investigator's Report, Classification chrono, CDC 128, etc.) and submit to the Institution/Parole Region Appeals Coordinator for processing within 15 days of receipt of response.

Signature: _____

Date Submitted: _____

Note: Property/Funds appeals must be accompanied by a completed Board of Control form BC-1E, Inmate Claim

CDC Appeal Number:



34719 ** BLUE 6 ** EXPIRES:12/15/2007
JIMMIE STEPHEN C56483
CALIFORNIA MENS COLONY STATE PRISON
PO Box 8101 A-1149
SAN LUIS OBISPO, CALIFORNIA 93409-8101



Dear *PLN* Subscriber:

We received your inquiry about a missing issue(s) of *PLN*. We have determined the most likely problem to be the following:

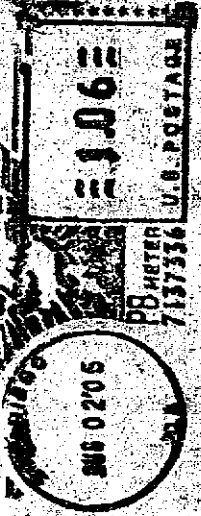
- ☐ We did not receive your address change in time.
- ☐ We did not receive your renewal in time.
- ☐ We did not have your current correct address.
- ☐ The issue had not been mailed yet at the time of your inquiry.
- ☐ It takes 4-6 weeks to receive the first issue of a new subscription or for a change to reflect on your label.
- ☒ You should be getting your subscription. If you are a prisoner check with the prison mailroom.
- ☐ Your subscription was pro-rated. See pg 2 of *PLN* for rates.

Your subscription to *PLN* expires on the date indicated on the mailing label on this card. Please check this label and verify that this is your correct address, and inform us if it is not.

Make-up issues are \$2.50 each and are mailed first class.

UPRIOR COUNTY OF CALIFORNIA
P.O. BOX 799003
SAN DIEGO, CA 92179-0003

LEGAL RETURN SERVICE REQUESTED



REC 12-28-05
DATED 8-2-05
139 DAYS LATE
LAW SUIT / STEPHEN V STELAR

Jimmie Stephen C#56483 ✓
P. O. Box 799003
San Diego, CA 92179-9003

STEPHEN V STELAR
LAW SUIT
RECEIVED 12-28-05
DATED 8-2-05
139 DAYS LATE
LEGAL NOW
(HARRIS) 12/28/05

OPENED

NOT GLUE SEALED
BUT TAPED

"Label upside"
DOWN NAME of court
to "Black"
WHITE
suppose
stamped
in "Hnk"

JIMMIE STEPHEN C56483
2-7-238
P.O. BOX 799002
SAN DIEGO, CA 92179-9002

14.129
citizens
complaint
11-8-05

"SUPERIOR"
Label Court
Told off
Ansuit
Exc-85-5869
11-19-05

Received
11-1-05
Dated
11-8-05
RECEIVED

Superior Court of California

County of San Diego
COUNTY COURTHOUSE
220 WEST BROADWAY
PO BOX 120128
SAN DIEGO CA 92112-0128
DEPARTMENT 64

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RETURN SERVICE
REQUESTED

PRESORTED
FIRST CLASS

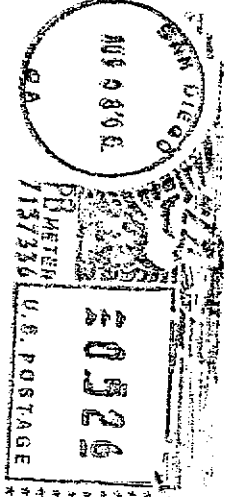
JIMMIE STEPHEN
C56483
~~RECEIVED~~
P.O. BOX 799003
SAN DIEGO, CA 92179-9003

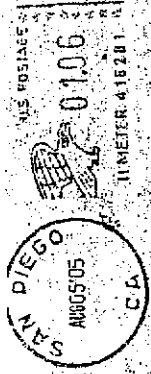
FL-2172

*LEAH
DATED 8-8-05
Received 12-21-05
133 Dms Late*

PAID \$1.79

[Postnet barcode]





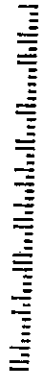
first class

DEPARTMENT OF JUSTICE
Office of the Attorney General
110 West "A" Street, Suite 1100
San Diego, California 92101

70

[Handwritten signature]

Jimmie Stephen, CDC #C-56483
R. J. Donovan Correctional Facility at Rock
Mountain
P.O. Box 799003
San Diego, CA 92179-9003



*135 Days Left
leaving 8-25-07
Rt'd from
San Diego*

*7260-1118A
247L*

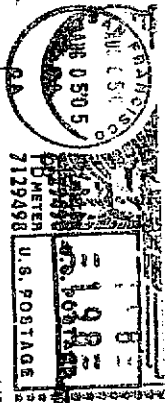
THE SUPREME COURT
OF THE STATE OF CALIFORNIA
350 MCALLISTER STREET
SAN FRANCISCO, CA 94102-4797

LT9M.

DATED 8-5-05

RECEIVED 12-21-05

136 Days Late



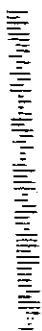
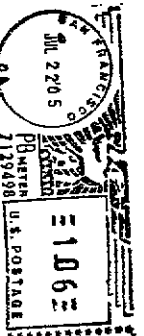
THE SUPREME COURT
OF THE STATE OF CALIFORNIA
350 MCALLISTER STREET
SAN FRANCISCO, CA 94102-4707

Supreme Court of California
Clerk of the Court
350 McAllister Street
San Francisco, CA 94102-4707

Legue
Received 10-27-05
DATED 7-22-05
Lfk

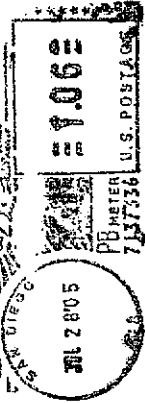
S135222
JIMMIE STEPHEN C-56483
P. O. Box 799003
Richard J. Donovan Correctional Facility
480 Alta Road
San Diego, CA 92179-9003

14-1298



UPENIOR COURT
CLERK'S OFFICE
350 N. STATE ST.
P.O. BOX 1557-05
San Diego, CA 92112-0157

RETURN TO SENDER
REQUESTED



Jennifer Stephen
C 56483
P.O. Box 799003
San Diego, CA 92179-9003

7-2384


"STEPHEN J. SHELAR"
"LEGAL MAIL"
DATED 7-28-05
"60" DAYS LATE
RECEIVED 9-28-05

State of California

Department of Corrections and Rehabilitation

MemorandumDate: **March 08, 2007****To : All Concerned
A-Quad
CMC-East, Facility****Subject: A-QUAD INMATE CONVENIENT BED AND CELL REQUEST**

Effective immediately, all A-Quad convenient bed/cell moves will be done only on Tuesdays. Inmate(s) requesting a bed or cell move must complete a convenience bed/cell move request form. The form must include the regularly assigned (five day a week) second and third watch officer's printed name and signature for approval. All inmates involved with the potential move must appear and present the convenience bed/cell move request form to the A-Quad Program Sergeant on Tuesdays, at 1500 hours. The A-Quad Program Sergeant will interview all inmates involved with the requested move verifying their agreement. The Program Sergeant will then deliver the form(s) to the Program Lieutenant who will ultimately approve or disapprove the request. Illegible and/or incomplete forms will not be accepted. Any attempt to deviate from this directive will not be accepted.


**J.L. Cortez, Program Lieutenant
A-Quad-Third Watch
CMC East Facility**

STATE OF CALIFORNIA
DEPARTMENT OF CORRECTIONS AND REHABILITATION
INMATE APPEALS BRANCH
P. O. BOX 942883
SACRAMENTO, CA 94283-0001

DIRECTOR'S LEVEL APPEAL DECISION

Date: **NOV 05 2007**

In re: Jimmie Stephen, C56483
California Men's Colony
P.O. Box 8101
San Luis Obispo, CA 93409-8101

IAB Case No.: 0704016

Local Log No.: CMC-07-01135

This matter was reviewed on behalf of the Director of the California Department of Corrections and Rehabilitation (CDCR) by Appeals Examiner C. Hall, Facility Captain. All submitted documentation and supporting arguments of the parties have been considered.

I APPELLANT'S ARGUMENT: It is the appellant's position he requires single cell status based upon psychiatric evaluations completed in 1986, 2002 and 2004. The appellant claims his present cell confinement affects his activities-of-daily living, which is causing pain and suffering. The appellant is requesting single cell status forthwith and/or a transfer to an appropriate institution for relief based upon daily inflections of pain.

II SECOND LEVEL'S DECISION: It is the institution's position the medical appeals analyst and mental health staff reviewed the appellant's Unit Health Record and determined a mental health evaluation was completed on April 11, 2007, at which time he showed no clear signs of his previous diagnosis of paranoid schizophrenia. During the interview, the appellant informed health care staff he did not desire mental health services and only wanted single cell status. In addition, the appellant was asked if his condition had changed as he was no longer a participant in the Mental Health Services Delivery System (MHSDS). The appellant was advised CDCR housed inmates on double cell status, which is not considered punishment. In addition, a transfer to another institution was not medically indicated, as the appellant's mental health needs are being met at California Men's Colony (CMC). The appellant was informed he would remain on double cell status, based upon his April 11, 2007, mental health evaluation.

III DIRECTOR'S LEVEL DECISION: Appeal is denied.

A. FINDINGS: The appellant contends his mental health evaluations necessitate single cell status. Although the appellant was previously diagnosed with paranoid schizophrenia, his mental health evaluation reflected the appellant was asymptomatic and not a participant in the MHSDS. The appellant is advised the California Code of Regulations, Title 15, Section (CCR) 3377.1, indicates an "S" suffix may be affixed by a classification committee to the inmate's custody designation to alert staff of an inmate's need for single cell housing. The classification committee's decision to affix the "S" suffix shall be based upon documented evidence that the inmate may not be safely housed in a double cell or dormitory situation based on a recommendation by custody staff or a health care clinician. At this time, double cell status is appropriate for the appellant. In addition, there is no clinical evidence that warrants a transfer to another institution, as the appellant's health needs are being appropriately met by CMC health care clinicians. After review, there is no compelling evidence that warrants intervention at the Director's Level of Review, as it has been determined the appellant is appropriately housed.

B. BASIS FOR THE DECISION:
CCR: 3350, 3354, 3360, 3361, 3362, 3377.1

C. ORDER: No changes or modifications are required by the Institution.

JIMMIE STEPHEN, C56485
CASE NO. 0704016
PAGE 2

This decision exhausts the administrative remedy available to the appellant within CDCR.



N. GRANNIS, Chief
Inmate Appeals Branch

cc: Warden, CMC
Health Care Manager, CMC
Appeals Coordinator, CMC
Medical Appeals Analyst, CMC

State of California

Department of Corrections and Rehabilitation



Memorandum

Date : August 15, 2007

To : All Concerned

Subject : UNIVERSAL PRECAUTIONS

Recently there has been a larger than normal number of inmates who have reported to the East Medical Clinic reporting to be suffering from flu-like symptoms. These inmates complaining that they were vomiting and experiencing diarrhea. Cultures taken from the affected inmates have been analyzed and indicated they had norovirus. In most cases, norovirus causes vomiting and/or diarrhea for one to three days, but is not dangerous to otherwise healthy individuals.

As a result of the increase number of inmates suffering from these symptoms we have made the decision to proactively address this issue and take the following precautions to limit the number of inmates exposed to this virus.

- Inmates exhibiting these symptoms will be quarantined in their cells, until cleared by our medical staff to integrate with the population
- Those inmates with more severe symptoms, but not requiring hospitalization, will be rehoused in the Building Seven Intake Unit where they can be provided with nursing coverage.
- There will be no non-emergency bed moves or inmate movement between West Facility and East Facility.

The most important thing you can do to avoid infection with norovirus or any other communicable illness is to diligently practice universal precautions, including the following:

- Wash your hands often
 - Especially after using the toilet
 - Before eating or putting anything in your mouth
- Carefully wash any fruit or food item before eating it
- Thoroughly clean and disinfect contaminated surfaces immediately after an episode of illness by using a suitable cleaner
- Ensure that contaminated clothing and linens are removed from the cell and sent to the laundry for proper cleaning
- Flush or discard any vomit and/or stool in the toilet and make sure that the surrounding area is kept clean


JOHN MARSHALL
Warden
California Men's Colony

State of California

Department of Corrections and Rehabilitation

Memorandum

(Came out
10-16-07)

Date : September 24, 2007

To : ALL CONCERNED

Subject : PERSONAL APPLIANCE SOUND/NOISE POLICY ENFORCEMENT

Pursuant to policy, appliances; including but not limited to televisions, radios, record players, compact disc players and tape decks may be played in the housing units with earphones only. Refer to CMC Inmate Orientation Booklet, Rules Pertaining To Housing Units (pages 5 and 6, paragraph 18). In addition, as per paragraph 17, no musical instruments shall be played in the housing units at all.

It has come to my attention that inmates in A-Quad are disregarding these policies. Henceforth, inmates who choose to listen to the above-mentioned appliances without headphones/earphones, or to play their musical instruments within the housing units, shall be subject to disciplinary action(s) pursuant to CCR §3312.

Inmates who ignore and/or dismiss the above policy, especially by subjecting others to excessive volumes, are not only in violation of this policy, but are also in violation of CCR §3004(b) Rights and Respect of Others, specifically, "Showing Open Disrespect Toward Others Which Could Cause Disruption And/Or Incite Or Provoke Violence." Further, CCR §3005(a) Conduct, states, "Inmates... shall obey all laws, regulations and local procedures, and refrain from behavior which might lead to violence or disorder, or otherwise endangers facility, outside community or another person."

Violations of the above policy will not be tolerated, and will result in disciplinary action(s) up to and including the loss of personal appliances and/or serious CDC-115, Rules Violation Reports.

Your cooperation in the above matter is expected.

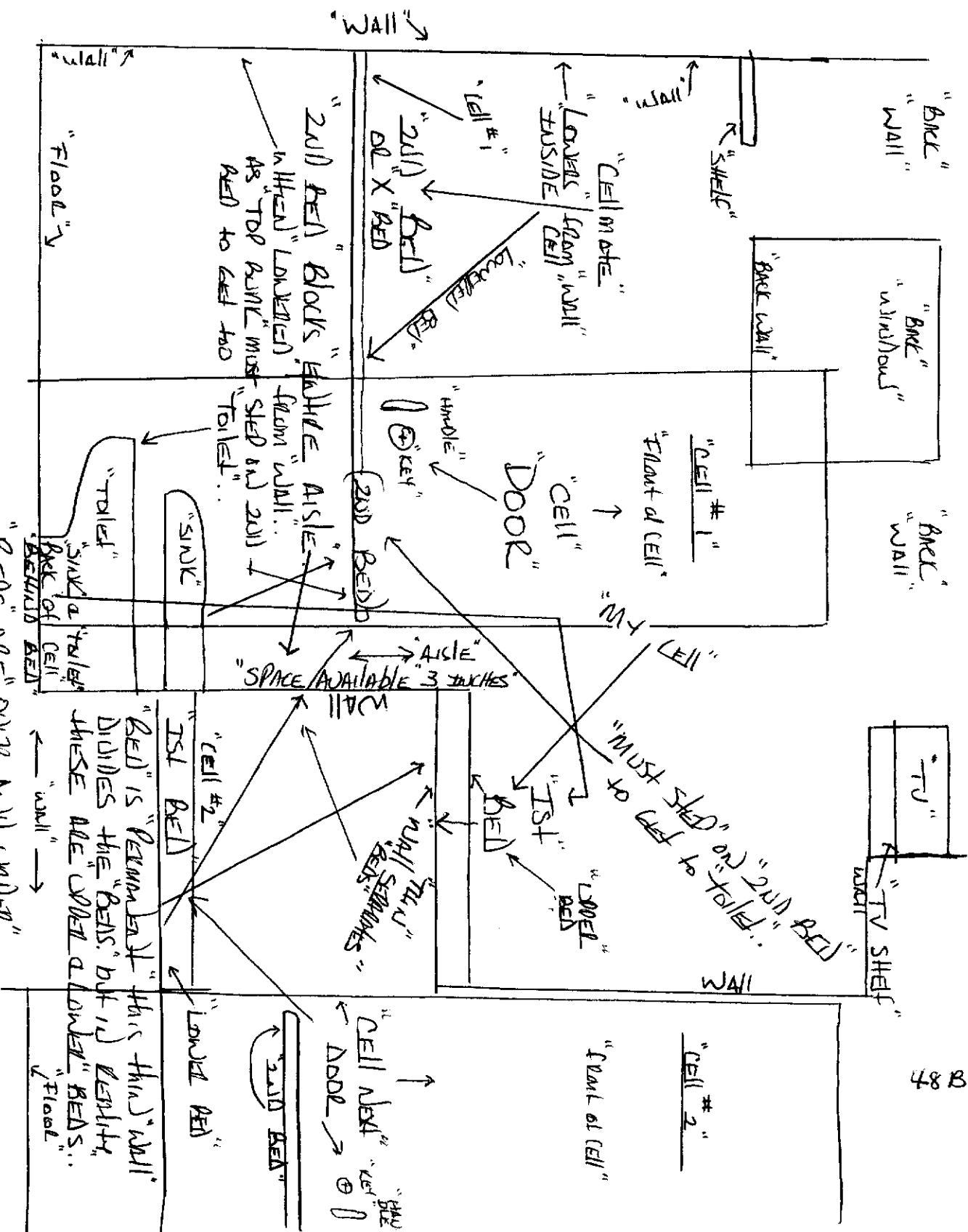
T.L. Cook F/K

T.L. Cook
Facility Captain
CMC-East, A-QuadREAD
A.S.P.

48-A

"INSIDE EACH CELL" AT "CMC" - SAN LUIS Obispo..
 "CELLS built" for "ONE" HOUSES "TWO"..
 WHEREAS WHEN "2ND BED" IS "LOWERED"
 IT "BLOCKS" ENTIRE AISLE..

Bells along ARE "SIDE to SIDE" with "NO AIDE SPACE" with 2ND BEL is OCCURED.



48 B

20

EXHIBIT # 4

(ONE of "APPEAL" 3RD LEVEL (CONFISCATED)
 "HOT POT" MODIFIANCE AS ONGOING PATTERN) of
 DONOVAN TU. HOT POT. HEADPHONES, RADIO and
 CLIPPER CONFISCATED).

SHOWING ONGOING PATTERN) of MISCONDUCT
 JUSTIFYING REFUSAL of "IMMINENT DANGER" EX-
 CUTION" ETC.

"IMMINENT DANGER EXCUTION"

AS "PLOT" PATTERN of CONFISCATION of
 MODIFIANCES WHEN ARRIVED AT DONOVAN 9-16-03
 WHETHER RADIO, CLIPPER, HOT POT, HEADPHONES
 ILLEGALLY CONFISCATED AGAINST NEP DIRECTOR'S
 ORDER of 2002..

ALLIED CMC
3-27-07

STATE OF CALIFORNIA
DEPARTMENT OF CORRECTIONS AND REHABILITATION
INMATE APPEALS BRANCH
P. O. BOX 942883
SACRAMENTO, CA 94283-0001

DIRECTOR'S LEVEL APPEAL DECISION

Date: **AUG 28 2007**

In re: Stephen, C-56483
California Men's Colony
P.O. Box 8101
San Luis Obispo, CA 93409-8101

IAB Case No.: 0616489

Local Log No.: CMC 07-0750

This matter was reviewed on behalf of the Director of the California Department of Corrections and Rehabilitation (CDCR) by Appeals Examiner J. G. Arceo, Facility Captain. All submitted documentation and supporting arguments of the parties have been considered.

I APPELLANT'S ARGUMENT: It is the appellant's position that on March 30, 2007, he received a hot pot from an approved vendor but Receiving and Release staff failed to issue it due to the electrical appliance restriction. He contends that he was advised to mail the hot pot home as he cannot have three electrical appliances. The appellant requests that three appliances be allowed per inmate pursuant to procedures and to be reimbursed for the hot pot if sent home.

II SECOND LEVEL'S DECISION: The reviewer found that the appellant's property card reveals that he possesses two electrical appliances, a radio and television (TV). The appellant was afforded the opportunity to turn in the radio or TV in order to keep the hot pot. Regardless of the item turned in the appellant will have to make the proper disposition of the remaining electrical appliance or staff will make it for him. The institution has followed departmental policy. The appellant's request for transfer to another institution so he can have three electrical appliances will not be addressed.

III DIRECTOR'S LEVEL DECISION: Appeal is denied.

A. FINDINGS: The institution has reported to the appellant that his issue regarding his transfer request will not be addressed. The appellant has not provided evidence that staff have misinterpreted departmental policy and procedures in this matter. According to the March 29, 2007, Electrical Appliance Restriction memorandum issued by Warden Marshall, the DOM 54030.10.6 has been amended to increase the electrical appliance limitation to three, however, this increase does not apply to CMC due to the physical plant restraints. No relief at the Director's Level of Review is required.

B. BASIS FOR THE DECISION:

CCR: 3190, 3191, 3192, 3193, 3287

DOM: 54030.1, 54030.3, 54030.10.6, 54030.10.6.1

C. ORDER: No changes or modifications are required by the institution.

This decision exhausts the administrative remedy available to the appellant within CDCR.



N. GRANNIS, Chief
Inmate Appeals Branch

cc: Warden, CMC
Appeals Coordinator, CMC

State of California

Department of Corrections and Rehabilitation



Memorandum

Date : April 2, 2007

To : STEPHEN, Jimmie
C-56483 Cell 1119X

Subject : CMC APPEAL LOG #CMC-E-07-00750 (PROPERTY)
FIRST LEVEL REVIEW

**ACTION REQUESTED: PERMIT THREE (3) APPLIANCES PER INMATE
PURSUANT TO ARTICLE 43 INMATE PROPERTY AND
REIMBURSEMENT OF HOT POT APPLIANCE (IF
SENT HOME)**

APPEAL: DENIED

A review of your appeal has been completed. Your Appeal/Complaint including your requested remedial action has received careful consideration. In your appeal, you contend that on 03/30/07 you had received an electrical appliance (Hot Pot) from an approved vendor. However, the CMC-East Facility Receiving & Release staff did not issue you the appliance due to an imposed restriction/limitation regarding electrical appliances at CMC-East Facility. Furthermore, the Receiving & Release staff advised you that you had to return the appliance to the vendor or send it home, as you are not allowed to obtain three (3) electrical appliances. The action you requested to remedy this situation is permit three (3) appliances per inmate pursuant to Article 43 Inmate Property and reimbursement of "Hot Pot" if sent home.

On 04/09/07, I conducted an interview with you regarding your appeal/complaint and you had reiterated the issues of your appeal.

I conducted an overview of your appeal/complaint regarding authorization to possess three (3) electrical appliances and based on a memorandum, dated March 29, 2007, subject "Electrical Appliance Restrictions/limits", authored by the Warden John Marshall, clarifies the implementation of the Departmental Operations Manual (DOM) section 54030.10.6, stating that *"Inmates assigned to privilege group A or B may possess up to three appliances, **facility physical plant limitations permitting**", and due to the electrical constraints at CMC-East Facility the current policy of allowing inmates to possess two electrical appliances shall continue.* However, inmates will be allowed to possess three appliances if the third appliance is non-electrical (guitar, etc.) defined in DOM section 54030.10.6. (Memorandum attached with this appeal/complaint review)

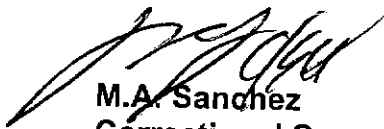
Due to the restrictions/limitations imposed (as defined above) regarding electrical appliances your electrical appliance (Hot Pot) is considered an electrical appliance and that you already have two electrical appliances on your property card. In order for you to obtain the electrical appliance "Hot Pot" you are to turn in one of your electrical appliances due to the guidelines imposed at CMC-East Facility.

FIRST LEVEL REVIEW
Appeal Log # CMC-E-07-00750
Page 2 of 2

In conclusion an overall review of your appeal/complaint revealed that the Receiving & Release staff member at CMC-East Facility was in compliance with the guidelines of Article 43 Inmate Property when you had attempted to retrieve your electrical appliance (Hot Pot) and that you were afforded the opportunity to turn in one of your electrical appliance in order to obtain another. Upon doing so the appliance that is to be turned in to Receiving & Release will either be donated or sent home at your expense. And since you did not turn in an electrical appliance, as a one-for-one basis, to obtain your electrical appliance (Hot Pot), it will be sent home at your expense.

Based on the aforementioned facts, your Appeal/Complaint is denied. Should you be dissatisfied with this appeal decision, you may, by following the instructions listed on your Inmate Appeal Form (CDC 602), request a Second-Level Review, and submit to Institution Appeals Coordinator within 15 days of receipt of response.

APPEAL: DENIED



M.A. Sanchez
Correctional Sergeant
Receiving & Release Sergeant
California Men's Colony
cc: C-File, Appeals File

REVIEWED AND APPROVED



J. Schmidt
Associate Warden
Health Care Services
California Men's Colony

Memorandum



Date : June 7, 2007

To : STEPHEN, JIMMIE
C-56483
CALIFORNIA MEN'S COLONY (CMC)-EAST, CELL 1149

Subject : CMC APPEAL LOG #E-07-0750
SECOND LEVEL REVIEW

ACTION REQUESTED: BE ALLOWED TO HAVE THREE APPLIANCES,
AS THERE IS NO TWO-APPLIANCE LIMIT.
BE REIMBURSED FOR THE HOT POT YOU
SENT HOME.
OTHER RELIEF.

You state you are appealing the confiscation of your hot pot on March 30, 2007, by an unknown Receiving and Release (R&R) officer. You contend that you were willfully forced to give an address to send the hot pot to your home. You claim the reason for the confiscation was that you are not allowed three appliances, which you claim, is incorrect.

The Departmental rules regarding your issues are contained in the California Code of Regulations (CCR), Title 15, and Department Operations Manual (DOM), as follows:

3190. General Policy. (Personal Property).

(a) Inmates shall be permitted to possess in their quarters/living area, state-issued property items, and authorized personal property items based upon privileges in section 3044 and/or assigned security level and/or institution mission, and subject to disciplinary provisions in section 3314 and 3315.

(i) Inmates may be allowed to possess appliances and one musical instrument as follows:

(1) Inmates assigned to Privilege Groups A or B may possess up to two approved appliances in their quarters/living area and shall not exceed the six cubic feet maximum limitation. One musical instrument with a case not exceeding 46" x 24" x 12" may be substituted as one of the two appliances.

54030.10.6 Appliances / Musical Instruments

Privilege Groups A and B

Inmates assigned to Privilege Group A or B may possess up to three appliances, facility physical plant limitations permitting.

One musical instrument with case may be substituted as one of the three appliances in their quarters/living area consistent with the six cubic foot limitations...

54030.12.2. Processing Disapproved Property

Unauthorized inmate personal property, including that which is altered, exceeds volume limitations, or is beyond repair, shall be disposed of in accordance with the provisions of this Section. The institution shall not store unauthorized inmate property except as provided for inmates placed in ASU as provided for in Section 54030.13.2.

Inmates shall sign the CDC Form 1083 indicating their choice of disposition and agreement to the method for disposing of their property. If the inmate makes no selection or has insufficient funds, staff shall document that fact and determine the method of disposition. Unauthorized personal property shall be disposed of as follows:

Mail the item to an address provided by the inmate via United States Postal Service (USPS) or common carrier at the inmate's expense. This option is not available for inmates with insufficient funds in their trust account.

Return the item to the sender via USPS or common carrier at the inmate's expense. This option is not available for inmates with insufficient funds in their trust account.

NOTE: Unopened packages received by the institution via USPS or common carrier, for an inmate ineligible to receive a package, may be returned to sender at no expense.

Donate the item to a charitable organization as designated by the institution/facility.

Donate the item to the institution/facility.

Render the item useless and dispose of it according to institution/facility procedures.

Failure to provide an address of an individual willing to accept the personal property will result in the property being donated to a charitable organization, donated to the institution/facility, or render as useless and dispose of per institution/facility procedures. Inmates are not permitted to send their property to any State agency or agent of the State. Failure to comply may result in disciplinary action.

The Memorandum dated March 29, 2007, authored by Warden John Marshall in regards to Electrical Appliance Restrictions/Limits states in part the following:

State of California

Department of Corrections and Rehabilitation

Memorandum



Date : March 29, 2007

To : ALL CONCERNED


Subject : ELECTRICAL APPLIANCE RESTRICTIONS/LIMITS

This memorandum is to clarify the recent changes in Article 43 that allows Level III institutions to permit three appliances per inmate until the local policy is updated.

As directed in Departmental Operations Manual (DOM) section 54030.10.6; States: *"Inmates assigned to privilege group A or B may possess up to three appliances, facility physical plant limitations permitting."* However, due to the electrical constraints at California Men's Colony the current policy of allowing inmates to possess two electrical appliances shall continue.

Inmates will be allowed to possess three appliances if the third appliance is non-electrical (guitar, etc.) as indicated in section 54030.10.6. This is a change from the old policy at CMC where the second appliance had to be a musical instrument.

If you have any questions regarding this directive please contact the Correctional Captain for clarifications.


JOHN MARSHALL
Warden
California Men's Colony

55

This memorandum is to clarify the recent changes in Article 43 that allows Level III institutions to permit three appliances per inmate until the local policy is updated.

Due to the electrical constraints at CMC the current policy of allowing inmates to possess two electrical appliances shall continue.

Inmates will be allowed to possess three appliances if the third appliance is non-electrical (guitar, etc.) as indicated in Section 54030.10.6. This is a change from the old policy at CMC where the second appliance had to be a musical instrument.

Correctional Sergeant (Sgt.) M. A. Sanchez interviewed you on April 9, 2007, at the First Level of Review.

A review of your non-expendable property card reveals that you have in your possession two electrical appliances, a Jwin AM/FM Radio/Cassette/Compact Disc (CD) player and a Zenith television.


You were afforded the opportunity to turn in your Jwin or television on a one-for one basis in order to keep the hot pot. No matter which item you chose to turn it, you would have to choose the method of its disposal or staff would have determined the disposition.

The request to transfer, in response to the First Level review, will not be addressed. You cannot change the requested action in an appeal.

Your appeal is denied. You will not be allowed three appliances and you will not be reimbursed for the hot pot nor given any other relief. Department rules were followed.

Should you be dissatisfied with this response to your appeal, you may request a Director's Level Review by following the instructions listed on your Inmate Appeal Form (CDC 602).

APPEAL DENIED

(4) 
JOHN MARSHALL
Warden
California Men's Colony

cc: C-File, Appeals File

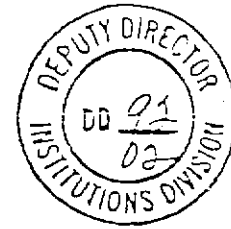
Department of Corrections

Memorandum

Date : September 19, 2002

To : Wardens

Subject : CLEAR-CASE TECHNOLOGIES



In July of 1998, the Director of the Department of Corrections authorized wardens to restrict new purchases of inmate televisions, radios, and compact disks/cassette players to clear-case technology only. The Director did not set exact timeframes when the removal of the old solid-color electronic devices would be implemented. It is expected that more definition of the aforementioned timeframes and phased removal of existing solid-color electrical devices will be included in the forthcoming Property Regulations. Therefore, inmates will be allowed to retain the old style solid-color electrical devices pending adoption of those regulations. No effort shall be made at this time to require inmates to send the solid-color electrical devices home or require they dispose of them in some way if they transfer from one institution to another. In the interim, wardens may continue the practice of requiring that all new purchases of electronic devices be of the clear-case technology.

Should you have any questions regarding this issue please contact Ron Cappel, Administrative Assistant, Institutions Division, at (916) 322-6038.

W. A. Duncan
W. A. DUNCAN
Deputy Director
Institutions Division

cc: Roderick Q. Hickman, Assistant Deputy Director, Operations and Programs
George M. Galaza, Assistant Deputy Director, Community and Inmate Programs
Ana Ramirez-Palmer, Regional Administrator-North
Suzan L. Hubbard, Regional Administrator-South (A)
E. Roe, Regional Administrator-Central

119
32

58

EXHIBIT # 5

Prior "SERIOUS MEDICAL DENIAL"
"RECKLESS"

FROM CML SHOWING A PATTERN OF
MISCONDUCT OF 1-11-95 AS "UNHEALTHY AND RECOMMENDED"
FROM 9TH CIRCUIT COURT OF APPEAL..

"WILLFUL" DELIBERATE INDIFFERENCE
Plaintiff SERIALIZED 4-28-95 ON FALSE CHARGES (KIDNAPING)..
"IMMEDIATE DOMESTIC EXERCISE"

AS Plaintiff WAS ACTIVE IN COMPELLING
F.B.I. AND INSPECTOR GENERAL INVOLVED
IN JOHN YOUNG'S DEATH OF 12-28-04..
FOUND OUT 3-14-05 WORKED LOW LIBRARY..
Plaintiff eventually ATTACHED OF 9-29-06

AS WRITE-UP BY C. "CORNELIUS" OF 6-6-07
DENIED 3RD LEVEL REVIEW..

3RD LEVEL REVIEW DUE IN "CASTILLO"
OF 6-30-07.. REFUSE TO ANSWER TIMELY..

FILED

JAN 11 1995

CATHY A. CATTERSON, CLERK
U.S. COURT OF APPEALSNOT FOR PUBLICATION
UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT

JIMMIE EARL STEPHEN,
Plaintiff-Appellant,
v.
K. W. PRUNTY, Chief Deputy Warden,
et al.,
Defendants-Appellees.

No. 94-56041

D.C. No. CV-94-932-JNK

MEMORANDUM*

Appeal from the United States District Court
for the Southern District of California
Judith N. Keep, Chief Judge, Presiding

Submitted December 19, 1994**

Before: SNEED, D.W. NELSON, and TROTT, Circuit Judges.

Jimmie Stephen, a California state prisoner, appeals pro se the district court's order dismissing on res judicata grounds his 42 U.S.C. § 1983 action alleging medical indifference to serious medical needs. We have jurisdiction under 28 U.S.C. § 1291, and we vacate and remand.

In his complaint, Stephen alleged that prison officials and medical staff deprived him of "any and all medical necessities of life by their wrongdoings as to their actions from 3-3-94 and ongoing." The district court dismissed the complaint on res

* This disposition is not appropriate for publication and may not be cited to or by the courts of this circuit except as provided by 9th Cir. R. 36-3.

** The panel unanimously finds this case suitable for decision without oral argument. Fed. R. App. P. 34(a); 9th Cir. R. 34-4.

judicata grounds, finding that the complaint raised issues that had been litigated and decided in a prior action.

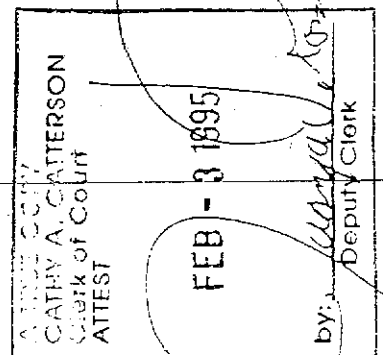
We review de novo the district court's dismissal on res judicata grounds. See Palomar Mobilehome Park Ass'n v. City of San Marcos, 989 F.2d 362, 363 (9th Cir. 1993).

Under the doctrine of res judicata, a final judgment on the merits prevents a plaintiff from relitigating claims that were or could have been litigated in the prior actions. See Nevada v. United States, 463 U.S. 110, 129-30 (1983); Western Systems Inc. v. Ulloa, 958 F.2d 864, 871 (9th Cir. 1992), cert. denied, 113 S. Ct. 970 (1993). The plaintiff also is barred from relitigating issues of law or fact that were actually litigated and necessarily decided in the prior action, whether on the same claim or a different claim. See Duncan v. United States (In re Duncan), 713 F.2d 538, 541 (9th Cir. 1983).

Here, we disagree with the district court that Stephen's complaint raised issues that had been litigated in his previous section 1983 action. Stephen's prior action alleged that prison officials at Calipatria state prison had been deliberately indifferent to his serious medical needs between 1992 and 1993 because they failed to prescribe him specific medications or otherwise failed to properly diagnose and treat his sinus problem. In the present action, Stephen alleges that prison officials at Calipatria state prison have denied him "any and all" medical care since March 1994 in retaliation for Stephen's previous lawsuits against prison officials. Because Stephen's claims in this action involve injuries and wrongs that allegedly occurred subsequent to

the injuries involved in his prior action, the district court erred by dismissing Stephen's action on res judicata grounds. See id.^{1/}

VACATED and REMANDED.



^{1/} We deny Stephen's motion to consolidate this case with Appeal Nos. 94-55626 and 94-55655.

Matthew L. Cate, Inspector General



Office of the Inspector General

March 28, 2005

Jimmie Stephen, C-56483
Richard J. Donovan Correctional Facility
480 Alta Road
San Diego, CA 92179

Dear Mr. Stephen:

The Office of the Inspector General has received your correspondence postmarked February 8, 2005. In your letter, you allege inmate John Young, T-71261, was murdered by correctional staff. Additionally, you allege your property was confiscated, and you site problems with your trust account.

A limited inquiry was conducted into the homicide of inmate Young, and it was determined that an investigation is currently being conducted by another agency; therefore, it would be inappropriate for our office to intervene at this time.

As for your property and trust account issues, we determined that these issues could be more effectively addressed through a general approach rather than individually. Given the volume and complexity of the complaints we receive, it is not possible for us to fully research and respond separately to each complaint. Therefore, we attempt to focus our audit and investigative resources on issues where the greatest needs exist. We believe that in this way we can provide the greatest benefit to you and others who have been affected. We have therefore included your concerns in our computer database for further review and analysis. If we conduct an audit or investigation of the issues you raise, you may be contacted later.

Meanwhile, we encourage you to continue to try to use available administrative remedies, such as the CDC-602 inmate/parolee appeal process. If you have questions about the process or the status of your appeal, please contact your correctional counselor for advice and assistance.

Thank you for bringing your concerns to our attention.

Sincerely,

A handwritten signature in dark ink, appearing to read "Regis Lane", is written over a horizontal line.

REGIS LANE
Deputy Inspector General

RL:vh:05-0011704-01

A handwritten number "32" is written above the name "Arnold Schwarzenegger".
Arnold Schwarzenegger, Governor

63

DATE: December 13, 2006
 NAME: STEPHEN
 CDC #: C-56483
 APPEAL LOG #: RJD-2-06-01311
 APPEAL DECISION: PARTIALLY GRANTED

FIRST LEVEL REVIEW

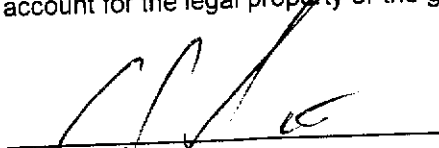
APPEAL ISSUES: You allege that on September 29, 2006, while at the Central Library, you were seated at a desk, when a group of correctional officers entered the library and without any provocation attacked you. You identified the officers as I. Bravo, C. Lira, M. McCurdy and Sergeant Armenta. You also said as a result of this incident you lost your legal property and prescription glasses.

APPEAL RESPONSE: In reaching a decision on this issue, a thorough review of your appeal has been conducted. The applicable sections of the California Code of Regulations (CCR), Title 15, the Department Operations Manual, Lieutenant Munoz' video interview of your allegations of inappropriate use of force, (CDCR 3014) and Lieutenant Woods' Crime/Incident Report (CDCR 837) to include Incident Commander's Review/Critique Use of Force # RJD-CEN-06-09-0592.

On Monday December 11, 2006, Correctional Lieutenant G. Savala interviewed you regarding your appeal issues. During your interview, you allege that on September 29, 2006, while at the Central Library, you were seated at a desk, when a group of Correctional Officers entered the Library and without any provocation attacked you. You identified the Officers as I. Bravo, C. Lira, M. McCurdy and Sergeant Armenta. You also said as a result of this incident you lost your legal property and prescription glasses. Your only request was that you be awarded damages, which was clarified with you by myself, Lieutenant Savala, to mean money.

Officers Lira, McCurdy, Bravo, Sergeant Armenta, Inmate Prince V-80747, and Ms. Simon, the Central Librarian, were interviewed. Lieutenant Munoz' video interview of your allegations of inappropriate use of force, (CDCR 3014) and Lieutenant Woods' Crime/Incident Report (CDCR 837) to include the Incident Commander's Review/Critique Use of Force # RJD-CEN-06-09-0592, were thoroughly reviewed. The information gathered from all these resources indicates you battered Ms Simon, the Central Librarian, when she attempted to retrieve a document as you were attempting to forge your name as the recipient of a "CERTIFICATE OF ACHIEVEMENT" for "Legal Assistant/Paralegal Civil & Criminal Law." She activated her personal alarm, and responding staff arrived. You were still seated at a desk. Officer Bravo ordered you to stand up and turn around so that he could place handcuffs on you. You did not comply with the legal order given to you. Instead, you reached into a box causing Officer Bravo to fear for his safety. He responded by using physical force on you. Officer Palencia and Officer McCurdy assisted Officer Bravo in overcoming your resistance, effecting custody, and gaining compliance with the lawful order. They used the minimal amount of force required, which is evident by the injuries you sustained; an abrasion to your shin, as noted on your CDCR 7219. Sergeant Armenta and Officer Lira arrived after the force had been used. Officer Lira's involvement in this incident consisted of him escorting you to the Treatment Triage Area.

Based on the aforementioned, this appeal is Partially Granted at the First Level of Review because I could not account for the legal property or the glasses you claimed you lost during this incident.


 G. Savala
 Correctional Lieutenant

12-14-06
 DATE


 12-22-06

64

INMATE APPEALS BRANCH

1515 S Street, Sacramento, CA 95814
 P.O. Box 942883
 Sacramento, CA 94283-0001



September 18, 2007

STEPHEN, JIMMIE, C56483
 California Men's Colony
 P.O. Box 8101
 San Luis Obispo, CA 93409-8101

RE: IAB# 0704899 CMC-07-01434 DISCIPLINARY

Mr. STEPHEN:

The Inmate Appeals Branch, California Department of Corrections and Rehabilitation (CDCR) acts for the Director, Division of Adult Institutions, at the third level of appeal. The Branch examines and responds to inmate and parolee appeals that are submitted on a CDC Form 602, Inmate/Parolee Appeal Form, after the institution or parole region has responded at the Second Level of Appeal.

Institution and parole staff are available to assist you in obtaining additional copies of forms and documents required to submit an appeal. The inmate library offers resources and assistance to obtain general information regarding regulations, procedures, policies, and government agency addresses. Additionally, your assigned Counselor or Parole Agent, or the Appeals Coordinator can answer any questions you may have regarding the appeals process. The Inmate Appeals Branch appreciates your responsible use of the appeal system to address your grievance.

The Inmate Appeals Branch has received an appeal from you and has determined that it does not comply with the appeal procedures established in California Code of Regulations (CCR) Title 15, Article 8, and is being screened-out and returned to you pursuant to CCR 3084.3 for the following reason(s):

The Second Level of Review is considered the department's final action in regard to Rules Violation Reports classified as Administrative.

N. Grannis

N. GRANNIS, Chief
 Inmate Appeals Branch

65
 20
 ****PERMANENT APPEAL ATTACHMENT-DO NOT REMOVE****

*CSH
3rd level*

INMATE APPEAL ASSIGNMENT NOTICE

Date: August 15, 2007

To: INMATE STEPHEN, C56483
Current Housing: EFAQB1F100001149X

From: INMATE APPEALS OFFICE

Re: APPEAL LOG NUMBER: CMC-E-07-01562

ASSIGNED STAFF REVIEWER: AW A&B HOUSING
APPEAL ISSUE: PROPERTY
DUE DATE: 09/12/2007

Inmate STEPHEN, this acts as a notice to you that your appeal has been sent to the above staff for SECOND level response. If you have any questions, contact the above staff member. If dissatisfied, you have 15 days from the receipt of the response to forward your appeal for THIRD level review. Third level appeals are to be mailed directly to:

Chief of Inmate Appeals
Department of Corrections
P. O. Box 942883
Sacramento, CA 94283-0001

D. Engler/M. Vela
CC-II Specialist
California Men's Colony